

(Unimproved Property) FOR SALE BY OWNER

Assistance Package

What You Need to Do

- We strongly recommend that a Realtor be retained to handle the sale and purchase of real estate. The advice, counsel and assistance they provide are invaluable. Please review our attached article, "Why it pays to have a 'professional' sell your home."
- However, if you have already decided not to retain the services of a Realtor and both buyer and seller have been determined for the property, we will provide forms to you on a limited basis (these are the same forms that you may download from the Texas Real Estate Commission website).
- The attached Contract and any addenda which may be required must be completed. We have attached all the addenda that might have to use you may use **some or none** of these addendas it just depends on your specific need.
- > Initial the bottom of each page of the Contract (and addenda), Date and Sign the Contract.
- > Complete the enclosed information forms as completely as possible.
- Deliver the Contract (and any addenda) and Earnest Money to the title company.
- The title company will receipt for the Earnest Money (if applicable) and the Contract and make as many copies of the Contract (and addenda) as necessary.
- Your file will be assigned to a Closer. Closing will occur at an agreed time after all title work, lender qualifications, and document preparation have been completed.

This Packet contains TREC forms from www.trec.texas.gov. YOU WILL NOT USE EACH AND EVERY FORM ATTACHED PLEASE READ TO SEE WHICH ONE YOU WILL NEED.

WHY IT PAYS TO HAVE A "PROFESSIONAL" SELL YOUR HOME AND HOW IT MAY COST TOO MUCH TO DO IT YOURSELF

Sell your home without the aid of a real estate agent – to save the commission – looks like a good way to save money, especially in challenging economic times, but it seldom works that way. Instead of savings, it could cost you – a lot – in both time and money.

Real estate is a field where it pays to use the services of professionals. Real Estate agents can save you time by selling fast, and help you get the most money for your property. They can also help with details you probably wouldn't consider. It's their profession. They do it every day.

What is the market like in this area?

A recent article published by the Greater Tyler Association of Realtors said it well: "Even though real estate markets are <u>local</u>, many news outlets report on them as a single national phenomenon." Such reports by news media are misleading and unfair.

"If someone gave you a weather report for the Untied States – sunny with a high in the eighties tomorrow – what would you say? You would probably ask where. Same goes for the real estate market. If you hear the market is up or down, you would do well to find out where." Not only can things be vastly different in Texas and California, but even between cities in the same state, and even neighborhoods within the same city. The market for types of homes can be very different as well, such as new homes and existing homes, high-end and affordable properties. The important point to remember is that your area and your property are unique. You may be realizing that it is not so easy to determine what is going on in the real estate market. You are right.

Setting the price.

At best, you can only guess what your house is worth.

If you guess too high, you will discourage many prospective buyers who will consider it out of their reach. And when you realize your mistake and begin reducing the price, buyers may begin to wonder what's wrong with it.

If you guess too low, you are unnecessarily sacrificing money you should have had. Surprisingly, the too low price may even discourage cautious prospects from submitting an offer. Many buyers are suspicious of "bargains".

Real estate agents have up-to-the-minute information about the market. So they know what properties like yours are selling for, and they are experts in property appraisal. They will know if your property is valuable for other than residential purposes – such as favorable location, convenient transportation or popular architectural design.

They can help you arrive quickly at your best price.

Locating buyers.

There is more to finding buyers than just putting a "For Sale" sign on your lawn, and the "For Sale by Owner" sign has many drawbacks you may not have even considered. Prospects can ring your doorbell at all hours without regard for your and your family's convenience. You must invite complete strangers – some merely curiosity seekers, or worse – into your home. They will expect you to answer a lot of difficult questions about financing, closing, warranties, etc.

Real Estate agents screen prospects in advance and show your house only to those who have the interest and the ability to buy. They will not waste your time with someone who is not a serious prospect and they make sure you know in advance when your house is to be shown.

In addition, many agents already have names of buyers who are looking for properties just like yours. If you decide to advertise, you are getting into an area that is a specialty in itself. Experience has taught agents where to advertise for best results, how often to run an ad, and how to word it for maximum effectiveness. They can use this knowledge to sell your house quicker, and even if you are out of town for a few days, or maybe at work, the job won't stop until you get home. Real estate agents can continue with the selling job even when you are not there and that is important!

Bargaining.

The buyer almost always offers less than you are asking. Can you bargain effectively? How about making the counter-offer, discussing price, amount of cash, date of closing, amount of the mortgage and other important business and financial matters: Your agent can handle this easily. They have done it often and know exactly how to proceed. They already have the answers, or know where to find them quickly.

Simply stated: real estate agents take care of the difficult negotiations so the sale proceeds smoothly and quickly at the best price. Remember, the more you get the more the agent earns.

Your next home.

When you buy your next home, your real estate agent will recommend title insurance, because it protects you against past claims or title faults and makes your home safely yours. It protects your ownership against financial loss.

We at Landmark Title, Inc. are committed to providing you with the best possible service available, so be sure to instruct your agent that you want your investment protected with owner's title insurance from Landmark Title, Inc.

LANDMARK TITLE, INC.
The closing authority

LANDMARK TITLE FEE CHART

PURCHASES/ CASH/ REFINANCES/ HOME EQUITY/ MANUFACTURED HOMES

The responsibility for paying the fees set forth below is a matter of contract. <u>Landmark Title, Inc.</u> will apply the charges to the party responsible for paying them, according to the contract.

SELLERS' CHARGES

		WITH MAIL OUTS	OUT OF COUNTY	OUT OF COUNTY W/ MAIL OUTS
ESCROW/CLOSING FEE	\$200.00	\$250.00	\$250.00	\$300.00
ESCROW- UNIMPROVED LOT (one lot only)	\$125.00	\$175.00	\$175.00	\$225.00
ESCROW- MOBILE HOME	\$350.00	\$400.00	\$400.00	\$450.00

OWNERS TITLE POLICY	\$??- BASED ON SALES PRICE
GARC FEE	\$2.00 Starting May 1, 2019
TAX CERTIFICATE	\$32.48 - PIONEER PROPERTY (Smith County)
OVERNIGHT FEE	DEPENDS ON DESTINATION & WEIGHT
RECORDING FEES	\$26.00 1 ST PG \$4.00 each additional (Smith County)

BUYER'S/BORROWER'S CHARGES

·		WITH MAIL OUTS	OUT OF COUNTY	OUT OF COUNTY W/ MAIL OUTS
ESCROW/CLOSING FEE	\$200.00	\$250.00	\$250.00	\$300.00
ESCROW- UNIMPROVED LOT (one lot only)	\$125.00	\$175.00	\$175.00	\$225.00
ESCROW- MOBILE HOME	\$350.00	\$400.00	\$400.00	\$450.00
ESCROW - REFINANCE	\$250.00	\$300.00	\$300.00	\$350.00
ESCROW- HOME EQUITY	\$300.00	\$350.00 ·	\$350.00	\$400.00
ESCROW- SECOND LIEN CLOSING	\$150.00	\$200.00	\$200.00	\$250.00
ESCROW- INTERIM CONSTRUCTION	\$200.00		\$250.00	
ESCROW- INTERIM TO PERM	\$200.00		\$250.00	
ESCROW- BUILDER SPEC HOME	\$150.00		\$200.00	

LENDERS TITLE POLICY	\$100.00 IF PURCHASED WITH
·	OWNERS
LENDERS POLICY- REFI/HE/INTERIMS	\$?? BASED ON LOAN AMOUNT
GARC FEE	\$2.00 Starting May 1, 2019
TAX CERTIFICATE	\$32.48 - PIONEER PROPERTY
OVERNIGHT FEE	DEPENDS ON DESTINATION & WEIGHT
RECORDING FEES	\$26.00 1 ^{S1} PG \$4.00 each additional
	(Smith County)
COURTESY CLOSINGS	\$300.00
COURTESY CLOSING- SELLER	\$150.00
TITLE LETTER FEE- Agents/Attorneys	\$200.00 PLUS TAX
& Lenders Only	
TITLE LETTER FEE- PUBLIC	\$300.00 PLUS TAX

^{**}Title Insurance Premiums are set by the Commissioner of Insurance for the State of Texas.

As promulgated, there is no waiver or variance which may be granted**

FEES FOR BOTH BUYER(S) AND SELLER(S) **CURATIVE FEES MAY APPLY**

LEGAL DOCUMENTS	STEPHEN DEMENT ATTORNEY		
GENERAL/SPECIAL WARRANTY DEED	\$100.00		
WARRANTY DEED WITH VENDER'S LIEN	\$150.00		
NOTE & DEED OF TRUST	\$200.0		
RELEASE/ PARTIAL RELEASE	\$75.00		
POWER OF ATTORNEY	\$100.00		
AFFIDAVIT OF HEIRSHIP	\$300.00 (price will vary depending on research)		

TEXAS TITLE INSURANCE RATES

EFFECTIVE SEPTEMBER 2019



						STATE OF STA					
Policies Up To	Basic .	\$42,000	\$442	\$60,000	\$564	\$78,000	\$685	\$96,000	\$805	\$240,000	\$1,570
& Including	Premium	\$42,500	\$446	\$60,500	\$568	\$78,500	\$689	\$96,500	\$809	\$245,000	\$1,596
\$25,000	\$328	\$43,000	\$448	\$61,000	\$571	\$79,000	\$693	\$97,000	\$813	\$250,000	\$1,623
\$25,500	\$331	\$43,500	\$452	\$61,500	\$573	\$79,500	\$694	\$97,500	\$817	\$255,000	\$1,649
\$26,000	\$335	\$44,000	\$456	\$62,000	\$577	\$80,000	\$698	\$98,000	\$820	\$260,000	\$1,675
\$26,500	\$338	\$44,500	\$459	\$62,500	\$581	\$80,500	\$702	\$98,500	\$824	\$265,000	\$1,702
\$27,000	\$340	\$45,000	\$463	\$63,000	\$583.	\$81,000	\$706	\$99,000	\$827	\$270,000	\$1,728
\$27,500	\$343	\$45,500	\$466	\$63,500	\$587	\$81,500	\$708	\$99,500	\$830	\$275,000	\$1,754
\$28,000	\$347	\$46,000	\$469	\$64,000	\$591	\$82,000	\$711	\$100,000	\$832	\$280,000	\$1,781
\$28,500	\$350	\$46,500	\$473	\$64,500	\$594	\$82,500	\$716	\$105,000	\$858.	\$285,000	\$1,807
\$29,000	\$355	\$47,000	\$475	\$65,000	\$597	\$83,000	\$720	\$110,000	\$885	\$290,000	\$1,833
\$29,500	\$358	\$47,500	\$478	[*] \$65,500	\$600	\$83,500	\$722	\$115,000	\$911 .	\$295,000	\$1,860
- \$30,000	\$361	\$48,000	\$483	\$66,000	\$604	\$84,000	\$725	\$120,000	\$937	\$300,000	\$1,886
\$30,500	\$364	\$48,500	\$487	\$66,500	\$609	\$84,500	\$729	\$125,000	\$964	\$350,000	\$2,150
\$31,000	\$368	\$49,000	\$490	\$67,000	\$612	\$85,000	\$732	\$130,000	\$990	\$400,000	\$2,413
\$31,500	\$371	\$49,500	\$493	\$67,500	\$613	\$85,500	\$735	\$135,000	\$1,016	\$450,000	\$2,677
\$32,000	\$374	\$50,000	\$496	\$68,000	\$617	\$86,000	\$738	\$140,000	\$1,043	\$500,000	\$2,940
\$32,500	\$378	\$50,500	\$499	\$68,500	\$621	\$86,500	\$743	\$145,000	\$1,069	\$550,000	\$3,204
\$33,000	\$381	\$51,000	\$501	\$69,000	\$624	\$87,000	\$747	\$150,000	\$1,096	\$600,000	\$3,467
\$33,500	\$385	\$51,500	\$505	\$69,500	\$627	\$87,500	\$749	\$155,000	\$1,122	\$650,000	\$3,731
\$34,000	\$388	\$52,000	\$510	\$70,000	\$631	\$88,000	\$752	\$160,000	\$1,148	\$700,000	\$3,994
\$34,500	\$392	\$52,500	\$514	\$70,500	\$635	\$88,500	\$756	\$165,000	\$1,175	\$750,000	\$4,258
\$35,000	\$395	\$53,000	\$516	.\$71,000°	\$639	\$89,000	\$760	\$170,000	\$1,201	\$800,000	\$4,521
\$35,500	\$398	\$53,500	\$520	\$71,500	\$641	\$89,500	\$762	\$175,000	\$1,227	\$850,000	\$4,785
\$36,000	\$401	\$54,000	\$523	\$72,000	\$644	\$90,000	\$765	\$1.80,000	\$1,254	\$900,000	\$5,048
\$36,500	\$405	\$54,500	\$526	.\$72,500	\$648	\$90,500	\$769	\$185,000	\$1,280	\$950,000	\$5,312
\$37,000	\$408	\$55,000	\$529	\$73,000	\$651	\$91,000	\$773	\$190,000	\$1,306	\$1,000,000	\$5,575
\$37,500	\$412	\$55,500	\$532	\$73,500	\$654	\$91,500	\$777	\$195,000		\$2,000,000	\$9,905
\$38,000	\$416	\$56,000	\$537	\$74,000	\$658	\$92,000	\$779	. \$200,000	\$1,359	\$3,000,000	\$14,235
\$38,500	\$419	\$56,500	\$540	\$74,500	\$662	\$92,500	\$783	\$205,000	\$1,385	\$4,000,000	\$18,565
\$39,000	\$421	\$57,000	\$543	\$75,000	\$666	\$93,000	\$786	\$210,000	\$1,412	\$5,000,000	\$22,895
\$39,500	\$425	\$57,500	\$547	\$75,500	\$668	\$93,500	\$790	\$215,000	\$1,438	\$6,000,000	\$26,465
\$40,000	\$428.	\$58,000	\$551	\$76,000	\$671.	\$94,000	\$791	\$220,000		\$7,000,000	\$30,035
\$40,500	\$433	\$58,500	\$553	\$76,500	\$674	\$94,500	\$796	\$225,000	\$1,491	\$8,000,000	\$33,605
\$41,000	\$435	\$59,000		.\$77,000		\$95,000	\$801	\$230,000	\$1,517	\$9,000,000	\$37,175
\$41,500	\$439.	\$59,500	\$560	\$77,500	\$681	\$95,500	\$804	\$235,000	\$1,543	\$10,000,000	\$40,745

Title Basic Premium Calculation for Policies in Excess of \$100,000

Using the table below, apply these steps to determine basic premium policies above \$100,000:



In Column 1, find the range that includes the policy's face value.



Subtract the value in Column 2 from the policy's face value.



Multiply the result in Step 2 by the value in Column 3 and round to the nearest dollar.



Add the value in Column 4 to the result of the value from Step 3.

Column 1	Column 2	· Column 3	Column 4
Policy Range	Subtract	Multiply By	Add
\$100,001 - \$1,000,000	100,000	0.00527	\$832
\$1,000,001 - \$5,000,000	1,000,000	0.00433	\$5,575
\$5,000,001 - \$15,000,000	5,000,000	0.00357	\$22,895
\$15,000,001 - \$25,000,000	15,000,000	0.00254	\$58,595
\$25,000,001 - \$50,000,000	25,000,000	0.00152	\$83,995
\$50,000,001 - \$100,000,000	50,000,000	0.00138	\$121,995
Greater than \$100,000,000	100,000,000	0.00124	\$190,995

R-8. Loan Policy on a Loan to Take Up, Renew, Extend, or Satisfy and Existing Lien(s)

When a Loan Policy is issued on a loan that fully takes up, renews, extends, or satisfies one or more existing liens that are already insured by one or more existing Loan Policies, the new Loan Policy must be in the amount of the note of the new loan. The premium for the new Loan Policy is reduced by a credit. The credit is calculated as follows:

- A. Calculate the Basic Premium on the written payoff balance of the existing loan or the original amount of that loan, whichever is less; and
- B. Multiply by the percentage below for the time from the existing Loan Policy date to the new Loan Policy date:
 - 1. 50% when four years or less;
 - 2. 25% when more than four years but less than eight years; or

After eight years from the date of the Loan Policy insuring the existing loan, the Basic Rate must apply.

For more information or to calculate your exact rate please visit our website at www.fnti.com.



What is Title Insurance and Why do I need it?

Real Estate has always been considered a person's most valuable asset. Therefore, laws and regulations have become complex and cumbersome. A "Title Insurance Policy" guarantees, insures and indemnifies the owners of real property or others interested against financial loss caused by title risks that are covered. Your title policy is title insurance. It is a contract of indemnity, which is a promise to protect you from a loss (up to your policy amount) resulting from a covered title risk.

It is extremely important that the buyer be financially protected against any undisclosed restrictions, liens or other types of claims against the property. The one-time premium charge for title insurance provides protection against *hidden defects*, which may not be discovered by a search and examination of the public records.

What are some of those hidden defects?

- Fraud
- Forgeries
- Duress
- Defective Documents
- Improper Signatures
- Faulty Acknowledgements
- Recording Errors
- Incompetency
- Incapacity
- Unknown or Missing Heirs
- Government Claims

The Texas Department of Insurance regulates the issuance of owner's and lender's title policies. It is the intent of the Department to provide for the protection of every Texas consumer and purchaser of a title insurance policy. The premium rates and types of coverages are set by the Texas Department of Insurance and are not a negotiable cost.

Title Insurance is valuable assurance that every possible potential obstacle to "clear" title has been brought to the buyer's attention. An owner's policy protects the owner's interest only. A lender's policy protects the lender's interest only and does not provide protection to the owner.

11-10-2020



UNIMPROVED PROPERTY CONTRACT

NOTICE: Not For Use For Condominium Transactions



	PARTIES: The parties to thi		
	andto sell and convey to Buyer and	d Buyer agrees to huy from S	(Buyer). Seller agrees Seller the Property defined below.
			refler the Property defined below.
			Addition,
	City of	, County of_	
•	Texas, known as		
,	appurtenances pertaining there and gores, easements,	eto, including but not limited and cooperative or as on for oil, gas, or other mine	together with all rights, privileges and to: water rights, claims, permits, strips ssociation memberships (Property). rals, water, timber, or other interests is
	SALES PRICE:		
	B. Sum of all financing describe Loan Assumption Adde	ed in the attached: $oldsymbol{\square}$ Third lendum, $oldsymbol{\square}$ Seller Financing $oldsymbol{n}$	Party Financing Addendum, Addendum\$
	·	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Ф
	After the Effective Date, So amend any existing lease, on the B. NATURAL RESOURCE LEASE mineral, water, wind, or other party. Seller is in the last is not not not not party. Seller is in the last is not	eller may not, without Buyer or convey any interest in the I SES: "Natural Resource Lea her natural resource lease aff ot a party to a Natural Res eck one of the following:	ase" means an existing oil and gas, fecting the Property to which Seller is a source Lease. If Seller is a party to a
	\sqcup (1) Seller has delivered to E	• • •	
	provide to Buyer a copy Date. Buyer may termi	of all the Natural Resource nate the contract within	Natural Resource Leases. Seller shall Leases within 3 days after the Effective days after the date the Buyer nest money shall be refunded to Buyer.
	EARNEST MONEY AND TERM		•
	must deliver to		n 3 days after the Effective Date, Buyer, as escrow agent, at(address): \$
	as earnest money and \$	as the Option	n Fee. The earnest money and Option
	payment.	to escrow agent and may be	paid separately or combined in a single
	(1) Buyer shall deliver addit	ional earnest money of \$ fective Date of this contract.	to escrow agent within
	(2) If the last day to delive falls on a Saturday, Sur Fee, or the additional e day that is not a Saturd (3) The amount(s) escrow	er the earnest money, Option nday, or legal holiday, the time earnest money, as applicable ay, Sunday, or legal holiday. agent receives under this p	paragraph shall be applied first to the
	(4) Buyer authorizes escrow without further notice to delivery of the Option of closing.	w agent to release and delive o or consent from Buyer, and Fee to Seller. The Option Fe	the additional earnest money. er the Option Fee to Seller at any time I releases escrow agent from liability for e will be credited to the Sales Price at
	and Buyer's agreement to p unrestricted right to termin days after the Eff paragraph must be given by specified. If Buyer gives no not be refunded and escrow	ay the Option Fee within the nate this contract by giving fective Date of this contrac y 5:00 p.m. (local time when tice of termination within the	receipt of which Seller acknowledges, a time required, Seller grants Buyer the notice of termination to Seller within at (Option Period). Notices under this re the Property is located) by the date time prescribed: (i) the Option Fee will ion Fee remaining with escrow agent to yer.

Contract Concerning	(Address of Property)	Page 2 of 10 11-10-2020
within the time required, Seller Paragraph 15, or both, by proving D. FAILURE TO TIMELY DELIVER Of Buyer fails to deliver the Opunrestricted right to terminate E. TIME: Time is of the essence performance is required. 6. TITLE POLICY AND SURVEY:	EARNEST MONEY: If Buyer fails to delay the may terminate this contract or exercised iding notice to Buyer before Buyer deliver DPTION FEE: If no dollar amount is stated by the state of the contract under this Paragraph 5. The contract under this Paragraph 5. The complete is a strict complete.	e Seller's remedies under rs the earnest money. ed as the Option Fee or if layer shall not have the liance with the time for
A. TITLE POLICY: Seller shall furn title insurance (Title Policy) issu	ish to Buyer at \square Seller's \square Buyer's expersed by	ense an owner's policy of
(Title Company) in the amour against loss under the provisi (including existing building and (1) Restrictive covenants comm (2) The standard printed except (3) Liens created as part of the (4) Utility easements created Property is located.	nt of the Sales Price, dated at or after ions of the Title Policy, subject to the zoning ordinances) and the following excount to the platted subdivision in which the tion for standby fees, taxes and assessmentiancing described in Paragraph 3. by the dedication deed or plat of the second control of the seco	promulgated exclusions ceptions: e Property is located. ents. subdivision in which the
Buyer in writing. (6) The standard printed exceptions	otherwise permitted by this contract or tion as to marital rights.	as may be approved by
(7) The standard printed exce matters.	eption as to waters, tidelands, beache	s, streams, and related
lines, encroachments or pro (i) will not be amended or d (ii) will be amended to read (9) The exception or exclusion Insurance.	otion as to discrepancies, conflicts, shorta otrusions, or overlapping improvements: leleted from the title policy; or d, "shortages in area" at the expense of C on regarding minerals approved by the	Buyer D Seller. e Texas Department of
legible copies of restrictive cov (Exception Documents) other t Company to deliver the Comr shown in Paragraph 21. If the Buyer within the specified time days or 3 days before the Clos	s after the Title Company receives a coptment for title insurance (Commitment) enants and documents evidencing exception the standard printed exceptions. Some and Exception Documents to Bother time for delivery will be automat sing Date, whichever is earlier. If the Conwithin the time required, Buyer may tended to Buyer.	tions in the Commitment Seller authorizes the Title Suyer at Buyer's address Ints are not delivered to Ically extended up to 15 Ically extended Exception
C. SURVEY: The survey must be Title Company and Buyer's lend (1) Within days after the Title Company Seller's exi Affidavit promulgated by th furnish the existing sur obtain a new survey at S If the existing survey or a Buyer shall obtain a new su	made by a registered professional land su	hall furnish to Buyer and lesidential Real Property Affidavit). If Seller fails to rescribed, Buyer shall s prior to Closing Date.
at Buyer's expense. Buyer the date specified in this pa	e Effective Date of this contract, Buyer s is deemed to receive the survey on the tragraph, whichever is earlier. ne Effective Date of this contract, Seller,	date of actual receipt or
disclosed on the survey other Commitment other than items a special flood hazard area	yer. ct in writing to (i) defects, exceptions, c er than items 6A(1) through (7) abo 6A(1) through (9) above; (ii) any portio (Zone V or A) as shown on the cur iii) any exceptions which prohibit the fol	ve; or disclosed in the n of the Property lying in rent Federal Emergency
Commitment, Exception Docur allowed will constitute a waiv Schedule C of the Commitment expense, Seller shall cure any days after Seller receives the conecessary. If objections are not Seller within 5 days after the emoney will be refunded to But	of (i) the Closing Date or (ii) days ments, and the survey. Buyer's failure to rear of Buyer's right to object; except to the new waived. Provided Seller is now timely objections of Buyer or any third objections (Cure Period) and the Closing of the Cure Period, Buyer material of the Cure Period: (i) terminate this uyer; or (ii) waive the objections. If B	to object within the time that the requirements in object obligated to incur any diparty lender within 15 Date will be extended as any, by delivering notice to contract and the earnest uyer does not terminate

Contract Concerning Page 3 of 10 11-10-2020	
(Address of Property)	_
within the time required, Buyer shall be deemed to have waived the objections. If the Commitment or Survey is revised or any new Exception Document(s) is delivered, Buyer may object to any new matter revealed in the revised Commitment or Survey or new Exception Document(s) within the same time stated in this paragraph to make objections beginning when the revised Commitment, Survey, or Exception Document(s) is delivered to Buyer. E. TITLE NOTICES:	/ 1
(1) ABSTRACT OR TITLE POLICY: Broker advises Buyer to have an abstract of title covering the Property examined by an attorney of Buyer's selection, or Buyer should be furnished with or obtain a Title Policy. If a Title Policy is furnished, the Commitment should be promptly reviewed by an attorney of Buyer's choice due to the time limitations on Buyer's right to object.	r /
(2) MEMBERSHIP IN PROPERTY OWNERS ASSOCIATION(S): The Property ☐ is ☐ is not subject to mandatory membership in a property owners association(s). If the Property is subject to mandatory membership in a property owners association(s), Seller notifies Buyer under §5.012, Texas Property Code, that, as a purchaser of property in the residential community identified in Paragraph 2 in which the Property is located, you are obligated to be a member of the property owners association(s). Restrictive covenants governing the use and occupancy of the Property and all dedicatory instruments governing the establishment, maintenance, and operation of this residential community have been or will be recorded in the Real Property Records of the county in which the Property is located. Copies of the restrictive covenants and dedicatory instruments may be obtained from the county clerk. You are obligated to pay assessments to the property owners association(s). The amount of the assessments is subject to change. Your failure to pay the	or /rd /rd
assessments could result in enforcement of the association's lien on and the	3
foreclosure of the Property. Section 207.003, Property Code, entitles an owner to receive copies of any document that governs the establishment, maintenance, or operation of a subdivision, including, but not limited to, restrictions, bylaws, rules and regulations, and a resale certificate from a property owners' association. A resale certificate contains information including, but not limited to, statements specifying the amount and frequency of regular assessments and the style and cause number of lawsuits to which the property owners' association is a party, other than lawsuits relating to unpaid ad valorem taxes of an individual member of the association. These documents must be made available to you by the property owners' association or the	t t / / i
association's agent on your request. If Buyer is concerned about these matters, the TREC promulgated Addendum for	r
Property Subject to Mandatory Membership in a Property Owners Association	1
should be used. (3) STATUTORY TAX DISTRICTS: If the Property is situated in a utility or other statutorily created district providing water, sewer, drainage, or flood control facilities and services. Chapter 49, Texas Water Code, requires Seller to deliver and Buyer to sign the statutory notice relating to the tax rate, bonded indebtedness, or standby fee of the district prior to final execution of this contract.	, ,
(4) TIDE WATERS: If the Property abuts the tidally influenced waters of the state, §33.135, Texas Natural Resources Code, requires a notice regarding coastal area property to be included in the contract. An addendum containing the notice promulgated by TREC or required by the parties must be used.	e
(5) ANNEXATION: If the Property is located outside the limits of a municipality, Seller notifies Buyer under §5.011, Texas Property Code, that the Property may now or later be included in the extraterritorial jurisdiction of a municipality and may now or later be subject to annexation by the municipality. Each municipality maintains a map that depicts its boundaries and extraterritorial jurisdiction. To determine if the Property is located within a municipality's extraterritorial jurisdiction or is likely to be located within a municipality's extraterritorial jurisdiction, contact all municipalities located in the general proximity of the Property for further information.	n S a S
(6) PROPERTY LOCATED IN A CERTIFICATED SERVICE AREA OF A UTILITY SERVICE PROVIDER Notice required by §13.257, Water Code: The real property, described in Paragraph 2, the you are about to purchase may be located in a certificated water or sewer service area which is authorized by law to provide water or sewer service to the properties in the certificated area. If your property is located in a certificated area there may be special costs or charges that you will be required to pay before you can receive water or sewer service. There may be a period required to construct lines or other facilities necessary to provide water or sewer service to your property. You are advised to determine if the property is in a certificated area and contact the utility service provider to determine the cost that you will be required to pay and the period, if any, that is required to provide water or sewer service to your property. The undersigned Buyer hereby acknowledges receipt of the foregoing notice at or before the execution of a binding contract for the purchase of the real property described in Paragraph 2 or at closing of purchase of the real property.	t ,es .eaeoey
(7) PUBLIC IMPROVEMENT DISTRICTS: If the Property is in a public improvement district §5.014, Property Code, requires Seller to notify Buyer as follows: As a purchaser of this parcel of real property you are obligated to pay an assessment to a municipality or county for an improvement project undertaken by a public improvement district under Chapter 372	s r

Initialed for identification by Buyer_____ and Seller _____

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Contract Concerning Page 4 of 10 11-	10-2020
(Address of Property)	
Local Government Code. The assessment may be due annually or in periodic install More information concerning the amount of the assessment and the due dates assessment may be obtained from the municipality or county levying the assessment amount of the assessments is subject to change. Your failure to pay the assessments result in a lien on and the foreclosure of your property. (8) TEXAS AGRICULTURAL DEVELOPMENT DISTRICT: The Property is is not locat Texas Agricultural Development District. For additional information, contact the Department of Agriculture.	of that nt. The s could ced in a Texas
 (9) TRANSFER FEES: If the Property is subject to a private transfer fee obligation, So Property Code requires Seller to notify Buyer as follows: The private transfer fee obligation and be governed by Chapter 5, Subchapter G of the Texas Property Code. (10) PROPANE GAS SYSTEM SERVICE AREA: If the Property is located in a propane gas service area owned by a distribution system retailer, Seller must give Buyer written not required by §141.010, Texas Utilities Code. An addendum containing the notice approximate TREC or required by the parties should be used. (11) NOTICE OF WATER LEVEL FLUCTUATIONS: If the Property adjoins an impoundment of including a reservoir or lake, constructed and maintained under Chapter 11, Water that has a storage capacity of at least 5,000 acre-feet at the impoundment's operating level, Seller hereby notifies Buyer: "The water level of the impoundment of adjoining the Property fluctuates for various reasons, including as a result of: (1) and 	igation system otice as ved by water, Code, normal f water
lawfully exercising its right to use the water stored in the impoundment; or (2) drou	ight or
flood conditions." 7. PROPERTY CONDITION:	
A. ACCESS, INSPECTIONS AND UTILITIES: Seller shall permit Buyer and Buyer's agents ac the Property at reasonable times. Buyer may have the Property inspected by inspected by Buyer and licensed by TREC or otherwise permitted by law to make inspected by Seller at Seller's expense shall immediately cause existing utilities to be turned on an keep the utilities on during the time this contract is in effect. NOTICE: Buyer should determine the availability of utilities to the Property suital satisfy Buyer's needs.	pectors ections. d shall
B. ACCEPTANCE OF PROPERTY CONDITION: "As Is" means the present condition of the Private with any and all defects and without warranty except for the warranties of title as warranties in this contract. Buyer's agreement to accept the Property As Is under Paragra (1) or (2) does not preclude Buyer from inspecting the Property under Paragraph 7A negotiating repairs or treatments in a subsequent amendment, or from terminating contract during the Option Period, if any. (Check one box only) (1) Buyer accepts the Property As Is. (2) Buyer accepts the Property As Is provided Seller, at Seller's expense, shall complete the following specific repairs and treatments:	nd the aph 7B a, from ng this
(Do not insert general phrases, such as "subject to inspections" that do not identify s	necific
repairs and treatments.) C. COMPLETION OF REPAIRS: Unless otherwise agreed in writing: (i) Seller shall compl agreed repairs and treatments prior to the Closing Date; and (ii) all required permits mobtained, and repairs and treatments must be performed by persons who are licen provide such repairs or treatments or, if no license is required by law, are commended in the trade of providing such repairs or treatments. At Buyer's election transferable warranties received by Seller with respect to the repairs and treatments transferred to Buyer at Buyer's expense. If Seller fails to complete any agreed repair treatments prior to the Closing Date, Buyer may exercise remedies under Paragraph extend the Closing Date up to 5 days, if necessary, for Seller to complete repair treatments.	lete all nust be sed to ercially n, any will be rs and 15 or
D. ENVIRONMENTAL MATTERS: Buyer is advised that the presence of wetlands, toxic subst including asbestos and wastes or other environmental hazards, or the presence of a thre or endangered species or its habitat may affect Buyer's intended use of the Property. If B concerned about these matters, an addendum promulgated by TREC or required by the should be used.	atened uyer is
 E. SELLER'S DISCLOSURES: Except as otherwise disclosed in this contract, Seller has knowledge of the following: (1) any flooding of the Property which has had a material adverse effect on the use Property; 	of the
(2) any pending or threatened litigation, condemnation, or special assessment affecti Property;	ng tne
 (3) any environmental hazards that materially and adversely affect the Property; (4) any dumpsite, landfill, or underground tanks or containers now or previously located Property; 	
(5) any wetlands, as defined by federal or state law or regulation, affecting the Property;(6) any threatened or endangered species or their habitat affecting the Property.	or

Initialed for identification by Buyer_____ and Seller _____

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Con	ract Concerning	(Address of Property)	Page 5 of 10 11-10	-2020
8.	A. BROKERS AND SALES AGENTS: A. BROKER OR SALES AGENT DISagent who is a party to a transentity in which the broker or sale or sales agent acts as a trustee agent's spouse, parent or child entering into a contract of sale.	action or acting on behalf of a es agent owns more than 10%, or of which the broker or sale is a beneficiary, to notify the Disclose if applicable:	spouse, parent, child, bus or a trust for which the buses agent or the broker or e other party in writing b	iness roker sales efore ——
_	B. BROKERS' FEES: All obligations separate written agreements.	s of the parties for payment of	brokers' fees are contain	ed in
9,	CLOSING: A. The closing of the sale will be on after objections made under Par (Closing Date). If either party f party may exercise the remedies B. At closing: (1) Seller shall execute and delimination.	fails to close the sale by the C s contained in Paragraph 15. ver a general warranty deed co	losing Date, the non-defau	ulting tv to
	Buyer and showing no additi tax statements or certificates (2) Buyer shall pay the Sales Pri (3) Seller and Buyer shall execu releases, loan documents ar sale and the issuance of the	ional exceptions to those permis showing no delinquent taxes of cein good funds acceptable to the and deliver any notices, staind other documents reasonably Title Policy.	tted in Paragraph 6 and fu n the Property. the escrow agent. tements, certificates, affida required for the closing o	avits, of the
4.0	• • •	med loans will not be in default.		
	POSSESSION: Seller shall deliver condition upon closing and funding			
11.	SPECIAL PROVISIONS: (Insert to the sale. TREC rules prohibit lice for which a contract addendum or contract.)	ense holders from adding factua other form has been promulgate	I business details applic I statements or business de ed by TREC for mandatory	able etails use.)
	of Seller's loan liability; to escrow fee; and other ex (b) Seller shall also pay an a following order: Buyer's Texas Veterans Land Box Buyer's Expenses as allow (2) Expenses payable by Buyer origination charges; credit refrom date of disbursement recording fees; copies of ear equired by lender; loan-relation of escrow fee; all prepaid insurance, reserve deposits assessments; final compliant wire transfer fee; expenses (PMI), VA Loan Funding Fee, lender; and other expenses (PMI), VA Loan Funding Fee, lender; and other expenses B. If any expense exceeds an amount paid by a party, that party may such excess. Buyer may not power of the page 100 of	paid at or prior to closing: Seller's Expenses): s, including prepayment penalt ax statements or certificates; penses payable by Seller under mount not to exceed \$ Expenses which Buyer is prohi ard or other governmental load wed by the lender. r (Buyer's Expenses): Appraise eports; preparation of loan doce to one month prior to date sements and restrictions; loan ated inspection fees; photos; at items, including required pre for insurance, ad valorem ta ce inspection; courier fee; repa se incident to any loan; Private or FHA Mortgage Insurance Pre coayable by Buyer under this con ount expressly stated in this con ount expressly stated in this con out terminate this contract unless overnmental loan program regul	this contract. to be applied in bited from paying by FHA, programs, and then to all fees; loan application uments; interest on the rest of first monthly paymentitle policy with endorsemmortization schedules; one emiums for flood and haves and special governmir inspection; underwriting Mortgage Insurance Premium (MIP) as required by the other party agrees to the other party agrees to prohibited by FHA, VA, T	alf of the , VA, other fees; notes ents; nents e-half azard ental i fee; mium y the to be pay
13.	A. PRORATIONS: Taxes for the curents will be prorated through tinto consideration any change in for the current year vary from prorations when tax statements prior to closing, Buyer shall pay	rrent year, interest, maintenand the Closing Date. The tax pror n exemptions that will affect th the amount prorated at closin for the current year are availa	ation may be calculated ta e current year's taxes. If t ig, the parties shall adjus	aking taxes t the

(Address of Property)

- B. ROLLBACK TAXES: If this sale or Buyer's use of the Property after closing results in the assessment of additional taxes, penalties or interest (Assessments) for periods prior to closing, the Assessments will be the obligation of Buyer. If Assessments are imposed because of Seller's use or change in use of the Property prior to closing, the Assessments will be the obligation of Seller. Obligations imposed by this paragraph will survive closing.
- 14. CASUALTY LOSS: If any part of the Property is damaged or destroyed by fire or other casualty after the Effective Date of this contract, Seller shall restore the Property to its previous condition as soon as reasonably possible, but in any event by the Closing Date. If Seller fails to do so due to factors beyond Seller's control, Buyer may (a) terminate this contract and the earnest money will be refunded to Buyer (b) extend the time for performance up to 15 days and the Closing Date will be extended as necessary or (c) accept the Property in its damaged condition with an assignment of insurance proceeds, if permitted by Seller's insurance carrier, and receive credit from Seller at closing in the amount of the deductible under the insurance policy. Seller's obligations under this paragraph are independent of any other obligations of Seller under this obligations under this paragraph are independent of any other obligations of Seller under this
- 15. DEFAULT: If Buyer fails to comply with this contract, Buyer will be in default, and Seller may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money as liquidated damages, thereby releasing both parties from this contract. If Seller fails to comply with this contract, Seller will be in default and Buyer may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money, thereby releasing both parties from this contract releasing both parties from this contract.
- **16. MEDIATION:** It is the policy of the State of Texas to encourage resolution of disputes through alternative dispute resolution procedures such as mediation. Any dispute between Seller and Buyer related to this contract which is not resolved through informal discussion will be submitted to a mutually acceptable mediation service or provider. The parties to the mediation shall bear the mediation costs equally. This paragraph does not preclude a party from seeking equitable relief from a court of competent jurisdiction.
- 17. ATTORNEY'S FEES: A Buyer, Seller, Listing Broker, Other Broker, or escrow agent who prevails in any legal proceeding related to this contract is entitled to recover reasonable attorney's fees and all costs of such proceeding.

18. ESCROW:

A. ESCROW: The escrow agent is not (i) a party to this contract and does not have liability for the performance or nonperformance of any party to this contract, (ii) liable for interest on the earnest money and (iii) liable for the loss of any earnest money caused by the failure of any financial institution in which the earnest money has been deposited unless the financial institution is acting as escrow agent. Escrow agent may require any disbursement made in connection with this contract to be conditioned on escrow agent's collection of good funds acceptable to escrow agent.

B. EXPENSES: At closing, the earnest money must be applied first to any cash down payment, then to Buyer's Expenses and any excess refunded to Buyer. If no closing occurs, escrow agent may: (i) require a written release of liability of the escrow agent from all parties; and (ii) require payment of unpaid expenses incurred on behalf of a party. "Suthorized expenses" means expenses incurred by escrow agent on behalf of the party entitled to the earnest money that were authorized by this contract or that party.

C. DEMAND: These termination of this contract either party or the escrow agent may send a

- C. DEMAND: Upon termination of this contract, either party or the escrow agent may send a release of earnest money to each party and the parties shall execute counterparts of the release and deliver same to the escrow agent. If either party fails to execute the release, either party may make a written demand to the escrow agent for the earnest money. If only one party makes written demand for the earnest money, escrow agent shall promptly provide a copy of the demand to the other party. If escrow agent does not receive written objection to the demand from the other party within 15 days, escrow agent may disburse the earnest money to the party making demand reduced by the amount of unpaid expenses incurred on behalf of the party receiving the earnest money and escrow agent may pay the same to the creditors. If escrow agent complies with the provisions of this paragraph, each party hereby releases escrow agent from all adverse claims related to the disbursal of the earnest money.
- D. DAMAGES: Any party who wrongfully fails or refuses to sign a release acceptable to the escrow agent within 7 days of receipt of the request will be liable to the other party for (i) damages;
- (ii) the earnest money; (iii) reasonable attorney's fees; and (iv) all costs of suit.

 E. NOTICES: Escrow agent's notices will be effective when sent in compliance with Paragraph 21. Notice of objection to the demand will be deemed effective upon receipt by escrow agent.
- 19. REPRESENTATIONS: All covenants, representations and warranties in this contract survive closing. If any representation of Seller in this contract is untrue on the Closing Date, Seller will be in default. Unless expressly prohibited by written agreement, Seller may continue to show the Property and receive, negotiate and accept back up offers.
- 20. FEDERAL TAX REQUIREMENTS: If Seller is a "foreign person," as defined by Internal Revenue Code and its regulations, or if Seller fails to deliver an affidavit or a certificate of nonforeign status to Buyer that Seller is not a "foreign person," then Buyer shall withhold from the sales proceeds an amount sufficient to comply with applicable tax law and deliver the same to the

Cor	ntract Concerning(Address of I	Property \ Page 7 of 10 11-10-2020
	Internal Revenue Service together with ap regulations require filing written reports if curr	propriate tax forms. Internal Revenue Service ency in excess of specified amounts is received in
21.	NOTICES: All notices from one party to the when mailed to, hand-delivered at, or transmitted. To Buyer at:	ne other must be in writing and are effective ed by fax or electronic transmission as follows: To Seller at:
	Phone: () E-mail/Fax:	Phone: ()
	E-mail/Fax:	
22.	and cannot be changed except by their writte contract are (check all applicable boxes):	contains the entire agreement of the partie's en agreement. Addenda which are a part of this Addendum for Coastal Area Property
	– , 3	-
	Seller Financing AddendumAddendum for Property Subject to Mandatory Membership in a Property	 Environmental Assessment, Threatened or Endangered Species and Wetlands Addendum
	Owners Association	☐ Addendum for Property Located Seaward
	☐ Buyer's Temporary Residential Lease	of the Gulf Intracoastal Waterway
	☐ Seller's Temporary Residential Lease	Addendum for Sale of Other Property by
	Addendum for Reservation of Oil, Gas and Other Minerals	Buyer Addendum for Property in a Propane Gas
	☐ Addendum for "Back-Up" Contract	System Service Area
	☐ Addendum Concerning Right to	Other (list):
	Terminate Due to Lender's Appraisal	
23.	CONSULT AN ATTORNEY BEFORE SIGNIN from giving legal advice. READ THIS CONTRACT	G: TREC rules prohibit real estate license holders CAREFULLY.
	Buyer's Attorney is:	Seller's Attorney is:
	Phone: ()	Phone: ()
	Fax: <u>(</u>)	Fax: ()
	E-mail:	E-mail:

Contract Concerning	(Address of Property)	F	Page 8 of 10	11-10-2020
EXECUTED theday of (BROKER: FILL IN THE DATE OF FI	INAL ACCEPTANCE.)	, 20	(Effectiv	ve Date).
Buyer	Seller			
Buyer	Seller			



The form of this contract has been approved by the Texas Real Estate Commission. TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http://www.trec.texas.gov) TREC NO. 9-14. This form replaces TREC NO. 9-13.

Contract Concerning		Page 9 of 10	11-10-2020
contract contest ming _	(Address of Property)	1 age 5 0/ 10	11 10 2020

Firm		License No.	Listing Broke	r Firm		License No.
		agent	represents			diary
Name		License No.	Listing Assoc	iate's Name		License No.
			Team Name			
mail Address		Phone	Listing Assoc	iate's Email Address		Phone
pervisor of Associate	:	License No.	Licensed Sup	pervisor of Listing Associ	ate	License No.
r's Address		Phone	Listing Broke	r's Office Address		Phone
	State	Zip	City		State	Zip
			Selling Assoc	ciate's Name		License No
			Team Name			
			Selling Assoc	ciate's Email Address		Phone
			Licensed Sup	pervisor of Selling Associa	ate	License No
			Selling Assoc	ciate's Office Address		
			City		State	Zip
	Buyer only as Seller as Listin Jame Email Address Dervisor of Associate	Buyer only as Buyer's agent Seller as Listing Broker's sub- lame Email Address Dervisor of Associate "'s Address	Buyer only as Buyer's agent Seller as Listing Broker's subagent License No. Email Address Phone Dervisor of Associate License No. Phone	Buyer only as Buyer's agent Seller as Listing Broker's subagent License No. Listing Associate Dervisor of Associate License No. Listing Associate License No. Listing Associate License No. Licensed Supplication State Zip City Selling Associate Licensed Supplication Team Name Selling Associate Selling Associate Selling Associate Licensed Supplication Selling Associate Selling Associate Selling Associate Selling Associate	Buyer only as Buyer's agent Seller as Listing Broker's subagent License No. Listing Associate's Name Team Name License No. Listing Associate's Email Address Dervisor of Associate License No. Listing Associate's Email Address Dervisor of Associate License No. Listing Associate's Email Address Licensed Supervisor of Listing Associate's Name Team Name Selling Associate's Name Team Name Team Name Selling Associate's Email Address Licensed Supervisor of Selling Associate's Email Address Licensed Supervisor of Selling Associate's Selling Associate's Office Address	Buyer only as Buyer's agent Seller as Listing Broker's subagent Image: Seller as Listing Broker's subagent Image: License No. Listing Associate's Name Team Name License No. Listing Associate's Email Address Dervisor of Associate License No. Licensed Supervisor of Listing Associate State Team Name Listing Broker's Office Address State Selling Associate's Name Team Name Team Name Selling Associate's Email Address Licensed Supervisor of Selling Associate Selling Associate's Email Address Licensed Supervisor of Selling Associate Selling Associate's Office Address

Contract Concerning	(Address of F	Property)	Page 10 of 10 11-10-2020)
	OPTION F	E RECEIPT		
Receipt of \$is acknowledged.	(Option Fee) in the fo	orm of		
Escrow Agent			Date	
	EARNEST MO	NEY RECEIPT		
Receipt of \$is acknowledged.	Earnest Money in the	form of		
Escrow Agent	Received by	Email Address	Date/Time	
Address			Phone	
City	State	Zip	Fax	
	CONTRAC	T RECEIPT		
Receipt of the Contract is ac	cknowledged.			
Escrow Agent	Received by	Email Address	Date	
Address		***************************************	Phone	
City	State	Zip	Fax	
	ADDITIONAL EARN	EST MONEY RECEIPT		
Receipt of \$is acknowledged.	additional Earnest Mor	ney in the form of		
Escrow Agent	Received by	Email Address	Date/Time	
Address			Phone	

State

City

Zip

Fax

11-10-2020



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



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

(Street Address and City)			
(Name of Property Owners Associa	ation, (Association) and Phone Number)		
A. SUBDIVISION INFORMATION: "Subdivision Inform to the subdivision and bylaws and rules of the Associati Section 207.003 of the Texas Property Code.	mation" means: (i) a current copy of the restrictions applying ion, and (ii) a resale certificate, all of which are described by		
(Check only one box):			
the Subdivision Information to the Buyer. If Selle the contract within 3 days after Buyer receives occurs first, and the earnest money will be refu	ate of the contract, Seller shall obtain, pay for, and deliver er delivers the Subdivision Information, Buyer may terminate the Subdivision Information or prior to closing, whichever unded to Buyer. If Buyer does not receive the Subdivision y terminate the contract at any time prior to closing and the		
copy of the Subdivision Information to the Selle time required, Buyer may terminate the cont Information or prior to closing, whichever occurs Buyer, due to factors beyond Buyer's control, is n	ate of the contract, Buyer shall obtain, pay for, and deliver a sr. If Buyer obtains the Subdivision Information within the cract within 3 days after Buyer receives the Subdivision first, and the earnest money will be refunded to Buyer. If not able to obtain the Subdivision Information within the time reminate the contract within 3 days after the time required or arnest money will be refunded to Buyer.		
does not require an updated resale certificate Buyer's expense, shall deliver it to Buyer withi	sion Information before signing the contract. Buyer \square does te. If Buyer requires an updated resale certificate, Seller, at n 10 days after receiving payment for the updated resale contract and the earnest money will be refunded to Buyer if e within the time required.		
\square 4. Buyer does not require delivery of the Subdivision	ı Information.		
The title company or its agent is authorized to a Information ONLY upon receipt of the required obligated to pay.	act on behalf of the parties to obtain the Subdivision fee for the Subdivision Information from the party		
Seller shall promptly give notice to Buyer. Buyer may to	any material changes in the Subdivision Information, erminate the contract prior to closing by giving written notice ided was not true; or (ii) any material adverse change in the earnest money will be refunded to Buyer.		
C. FEES AND DEPOSITS FOR RESERVES: Except as all Association fees, deposits, reserves, and other charges and Seller shall pay any excess.	provided by Paragraphs A and D, Buyer shall pay any and ges associated with the transfer of the Property not to exceed		
and any updated resale certificate if requested by the B does not require the Subdivision Information or an information from the Association (such as the status	ion to release and provide the Subdivision Information buyer, the Title Company, or any broker to this sale. If Buyer updated resale certificate, and the Title Company requires of dues, special assessments, violations of covenants and , Buyer Seller shall pay the Title Company the cost of dering the information.		
NOTICE TO BUYER REGARDING REPAIRS BY THE responsibility to make certain repairs to the Property. If Property which the Association is required to repair, you satisfactor will make the desired repairs.	ASSOCIATION: The Association may have the sole you are concerned about the condition of any part of the should not sign the contract unless you are satisfied that the		
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. 36-9. This form replaces TREC No. 36-8.





NOTICE OF BUYER'S TERMINATION OF CONTRACT



CONCERNING THE CONTRACT FOR THE SALE OF THE PROPERTY AT

	(Street Addres	s and City)	***************************************
ETWEEN THE UNDERSIGNED BU	JYER AND		·
	CONTROL OF THE PARTY AND THE P	and the second s	(SELLER)
Buyer notifies Seller that the co	entract is terminate	ed pursuant to the following:	
☐(1) The unrestricted right of contract.	of Buyer to termi	nate the contract under Paragra	ph 5 of the
☐(2) Buyer cannot obtain Boardendum to the contract		accordance with the Third Par	ty Financing
	the contract. Bu	Approval in accordance with the uyer has delivered to Seller lendader's determination.	
☐(4) Buyer elects to terminat Mandatory Membership in		h A of the Addendum for Propert rs' Association.	y Subject to
☐(5) Buyer elects to terminat Disclosure Notice.	e under Paragrapl	n 7B(2) of the contract relating to	the Seller's
(6) Buyer elects to terminate under Paragraph (3) of the Addendum Concerning Ringer Terminate Due to Lender's Appraisal. Buyer has delivered a copy of the Appra Seller.			
		ph 6.D. of the contract (6.C. fo jections were not cured by the end	
	raph number of co	ntract or the addendum):	
by the contract.	election of remedie	es. Release of the earnest money i	is governed
CONSULT AN ATTORNEY E holders from giving legal a	BEFORE SIGNING dvice. READ THI	i: TREC rules prohibit real esta S FORM CAREFULLY.	ite license
Buyer	Date	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. TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not suitable for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http://www.trec.texas.gov) TREC No. 38-7. This form replaces TREC No. 38-6.



ADDENDUM REGARDING RESIDENTIAL LEASES



"Residential Lease" means any lease of the Property to a tenant including any addendum, amendment, or move-incondition form. Seller may not execute any new Residential Lease or amend any Residential Lease without Buyer's written consent. Existing Residential Leasess will have the following status at closing. (Check only A or B) A. Termination of Residential Leases: All Residential Leases must be terminated by closing. Seller shall deliver possession of the Property in accordance with Paragraph 10 of the contract with no tenant or other person in possession or having rights to occupy the Property. [Notice: This paragraph will not amend or terminate any existing lease. Consult an attorney and refer to the Residential Leases for rights to terminate before agreeing to this provision.] B. Assignment and Assumption of Residential Leases: Existing Residential Leases shall be assigned by Seller and assumed by Buyer at closing. (1) Delivery of Residential Leases; (Check one box only) (a) Buyer has received a copy of all Residential Leases. Seller shall provide a copy of the Residential Leases within 3 days after the Effective Date. Buyer may terminate the contract within days after the date the Buyer receives the Residential Leases and the earnest money shall be refunded to Buyer. (2) At closing, Seller shall transfer security deposits (as defined under §92.102, Property Code), if any, to Buyer. At closing, Buyer shall deliver to the tenant a signed statement acknowledging that the Buyer has acquired the Property and is responsible for the return of the security deposit, and specifying the exact dollar amount of the security deposit. (3) Except as described below, and to Seller's knowledge for each Residential Lease: (a) the Residential Lease is in full force and effect; (b) no tenant has prepaid any rent; (d) no tenant has prepaid any rent; (e) there are no outstanding tenant claims against seller involving the Property; (f) there are no outstanding tenant claims against seller involving the Property; (f)	C	CONCERNING THE PROPERTY AT:	
Sceller may not execute any new Residential Lease or amend any Residential Lease without Buyer's written consent. Existing Residential Leases: All Residential Leases must be terminated by closing. Seller shall deliver possession of the Property in accordance with Paragraph 10 of the contract with no tenant or other person in possession or having rights to occupy the Property. [Notice: This paragraph will not amend or terminate any existing lease. Consult an attorney and refer to the Residential Leases for rights to terminate before agreeing to this provision.] □ B. Assignment and Assumption of Residential Leases: Existing Residential Leases shall be assigned by Seller and assumed by Buyer at closing. (1) Delivery of Residential Leases: (Check one box only) □ (a) Buyer has received a copy of all Residential Leases. Seller shall provide a copy of the Residential Leases within 3 days after the Effective Date. Buyer may terminate the contract within days after the date the Buyer receives the Residential Leases and the earnest money shall be refunded to Buyer. (2) At closing, Seller shall transfer security deposits (as defined under §92.102, Property Code), if any, to Buyer has described below, and to Seller's knowledge for each Residential Lease: (a) Except as described below, and to Seller's knowledge for each Residential Lease: (a) the Residential Lease is in full force and effect; (b) no tenant has prepoid any rent; (c) no tenant has prepoid any rent; (d) no tenant has prepoid any rent; (e) there are no other agreements, options, or rights outside the Lease between Landlord and Tenant regarding the Property; Explain if any of the above is not accurate (attach additional sheets if necessary): Explain if any of the above is not accurate (attach additional sheets if necessary): Explain if any of the above is not accurate (attach additional sheets if necessary): (4) Seller will promptly notify Buyer if Seller learns that any statement in Paragraph B(3) becomes untrue after the Effective Date. Seller s			(Street Address and City)
 □ A. Termination of Residential Leases: All Residential Leases must be terminated by closing. Seller shall deliver possession of the Property in accordance with Paragraph 10 of the contract with no tenant or other person in possession or having rights to occupy the Property. [Notice: This paragraph will not amend or terminate any existing lease. Consult an attorney and refer to the Residential Leases for rights to terminate before agreeing to this provision.] □ B. Assignment and Assumption of Residential Leases: Existing Residential Leases shall be assigned by Seller and assumed by Buyer at closing. □ Delivery of Residential Leases: (Check one box only) □ (a) Buyer has received a copy of all Residential Leases. □ (b) Buyer has received a copy of all Residential Leases. □ (b) Buyer has received a copy of all Residential Leases. □ (b) Buyer has received a copy of all Residential Leases and the contract within days after the date the Buyer receives the Residential Leases and the contract within ferfunded to Buyer. (2) At closing, Buyer shall deliver to the tenant a signed statement acknowledging that the Buyer has acquired the Property and is responsible for the return of the security deposit, and specifying the exact dollar amount of the security deposit. (3) Except as described below, and to Seller's knowledge for each Residential Lease: (a) the Residential Lease is in full force and effect; (b) no tenant is in default or in violation of the Residential Lease; (c) no tenant is entitled to any offset against rent; (e) there are no outstanding tenant claims against Seller involving the Property; (f) there are no pending disputes with any tenant or prior tenant; and (g) there are no other agreements, options, or rights outside the Lease between Landlord and Tenant reg	"Resid condit	lential Lease" means any lease of the Property to a to ion form.	enant including any addendum, amendment, or move-in
and assumed by Buyer at closing. (1) Delivery of Residential Leases: (Check one box only) (a) Buyer has received a copy of all Residential Leases. (b) Buyer has not received a copy of all Residential Leases. Seller shall provide a copy of the Residential Leases within 3 days after the Effective Date. Buyer may terminate the contract within	Seller consei	may not execute any new Residential Lease or nt. Existing Residential Leases will have the following	amend any Residential Lease without Buyer's written g status at closing. (Check only A or B)
and assumed by Buyer at closing. (1) Delivery of Residential Leases: (Check one box only) (a) Buyer has received a copy of all Residential Leases. (b) Buyer has not received a copy of all Residential Leases. Seller shall provide a copy of the Residential Leases within 3 days after the Effective Date. Buyer may terminate the contract within	□ A.	Termination of Residential Leases: All Residential deliver possession of the Property in accordance we person in possession or having rights to occupy the terminate any existing lease. Consult an atto to terminate before agreeing to this provision	al Leases must be terminated by closing. Seller shall ith Paragraph 10 of the contract with no tenant or other re Property. [Notice: This paragraph will not amend or orney and refer to the Residential Leases for rights.]
 □ (a) Buyer has received a copy of all Residential Leases. □ (b) Buyer has not received a copy of all Residential Leases. Seller shall provide a copy of the Residential Leases within 3 days after the Effective Date. Buyer may terminate the contract within days after the date the Buyer receives the Residential Leases and the earnest money shall be refunded to Buyer. (2) At closing, Seller shall transfer security deposits (as defined under §92.102, Property Code), if any, to Buyer. At closing, Buyer shall deliver to the tenant a signed statement acknowledging that the Buyer has acquired the Property and is responsible for the return of the security deposit, and specifying the exact dollar amount of the security deposit. (3) Except as described below, and to Seller's knowledge for each Residential Lease: (a) the Residential Lease is in full force and effect; (b) no tenant is in default or in violation of the Residential Lease; (c) no tenant has prepaid any rent; (d) no tenant is entitled to any offset against rent; (e) there are no opending disputes with any tenant or prior tenant; and (g) there are no other agreements, options, or rights outside the Lease between Landlord and Tenant regarding the Property. Explain if any of the above is not accurate (attach additional sheets if necessary):	□ B.	<u>Assignment and Assumption of Residential Leases</u> : and assumed by Buyer at closing.	Existing Residential Leases shall be assigned by Seller
Buyer. At closing, Buyer shall deliver to the tenant a signed statement acknowledging that the Büyer has acquired the Property and is responsible for the return of the security deposit, and specifying the exact dollar amount of the security deposit. (3) Except as described below, and to Seller's knowledge for each Residential Lease: (a) the Residential Lease is in full force and effect; (b) no tenant is in default or in violation of the Residential Lease; (c) no tenant has prepaid any rent; (d) no tenant is entitled to any offset against rent; (e) there are no outstanding tenant claims against Seller involving the Property; (f) there are no other agreements, options, or rights outside the Lease between Landlord and Tenant regarding the Property. Explain if any of the above is not accurate (attach additional sheets if necessary): Explain if any of the above is not accurate (attach additional sheets if necessary): Explain if explain if any of the above is not accurate (attach additional sheets if necessary): (4) Seller will promptly notify Buyer if Seller learns that any statement in Paragraph B(3) becomes 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.		 (a) Buyer has received a copy of all Residential (b) Buyer has not received a copy of all Residential Leases within 3 days after the Industrial Leases within 3 days after the date the Buyer receives 	Leases. esidential Leases. Seller shall provide a copy of the Effective Date. Buyer may terminate the contract within
 (a) the Residential Lease is in full force and effect; (b) no tenant is in default or in violation of the Residential Lease; (c) no tenant has prepaid any rent; (d) no tenant is entitled to any offset against rent; (e) there are no outstanding tenant claims against Seller involving the Property; (f) there are no pending disputes with any tenant or prior tenant; and (g) there are no other agreements, options, or rights outside the Lease between Landlord and Tenant regarding the Property. Explain if any of the above is not accurate (attach additional sheets if necessary):		Buyer. At closing, Buyer shall deliver to the te	mant a signed statement acknowledging that the Buyer
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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.		Explain if any of the above is not accurate (atta	ich additional sheets if necessary):
Buyer Seller		after the Effective Date. Seller shall cure the co providing the notice to Buyer. If the statemen as Buyer's sole remedy, terminate the contract by delivering notice to the Seller and the earn terminate the contract within the time required will be extended daily as necessary to afford the	ndition making the statement untrue within 7 days after t remains untrue beyond the 7-day period, Buyer may, t within 5 days after the expiration of the 7-day period, est money will be refunded to Buyer. If Buyer does not
	B	uyer	Seller
Buyer Seller	В	uyer	Seller



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ADDENDUM REGARDING FIXTURE LEASES



	CON	CERNING THE PROPERTY AT:	(Street Address and City)	
Α.	the: [🛾 solar panels, 🔎 propane tanks, 📮 water	erty that Seller leases and does not own, specifically softener, \Box security system, \Box Leased Fixtures are governed by Fixture Leases.	1
	(1)	following: of any cost necessary to assume or receive	to Buyer the Fixture Leases at closing, except the Buyer shall pay the first \$ an assignment of the Fixture Leases and Seller shall to sign any documents required by the lessor in the ELEASES.	
	(2)	Leases that Buyer does not assume. Seller v	remove the Leased Fixtures covered by the Fixture remove the Leased Fixtures covered by the Fixture will repair any damage to the Property caused by any ining in the Property are subject to the rights of the	V
В.		ry of Fixture Leases: (Check one box only)		
		Buyer has received a copy of all Fixture Lease Buyer has not received a copy of all Fixture	es Buyer has agreed to assume. Te Leases Buyer has agreed to assume. Seller shal	11
	- (2)	provide a copy of the Fixture Leases within!	days after the Effective Date. Buyer may terminate Buyer receives the Fixture Leases and the earnes	e
C.	At clos	ing, there will be no liens or security interes the sales proceeds except for Leased Fixtures	ts against Leased Fixtures which will not be satisfied covered by Fixture Leases Buyer agrees to assume.	t
No		eller and Buyer should consult with t ssignment, assumption, or termination o	the lessor and their attorneys regarding the fany Fixture Leases.	3
 Bu	yer		Seller	
	, .			
Bu	yer		Seller	



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THIRD PARTY FINANCING ADDENDUM

TO CONTRACT CONCERNING THE PROPERTY AT

(Street Address and City)
A. TYPE OF FINANCING AND DUTY TO APPLY AND OBTAIN APPROVAL: Buyer shall apply promptly for all financing described below and make every reasonable effort to obtain approval for the financing, including but not limited to furnishing all information and documents required by Buyer's lender. (Check applicable boxes):
 □ 1. Conventional Financing: □ (a) A first mortgage loan in the principal amount of \$
2. <u>Texas Veterans Loan</u> : A loan(s) from the Texas Veterans Land Board of \$
3. FHA Insured Financing: A Section FHA insured loan of not less than \$ (excluding any financed MIP), amortizable monthly for not less than years, with interest not to exceed% per annum for the firstyear(s) of the loan with Origination Charges as shown on Buyer's Loan Estimate for the loan not to exceed % of the loan.
4. <u>VA Guaranteed Financing</u> : A VA guaranteed loan of not less than \$(excluding any financed Funding Fee), amortizable monthly for not less thanyears, with interest not to exceed% per annum for the firstyear(s) of the loan with Origination Charges as shown on Buyer's Loan Estimate for the loan not to exceed% of the loan.
□ 5. <u>USDA Guaranteed Financing</u> : A USDA-guaranteed loan of not less than \$ (excluding any financed Funding Fee), amortizable monthly for not less than years, with interest not to exceed% per annum for the first year(s) of the loan with Origination Charges as shown on Buyer's Loan Estimate for the loan not to exceed% of the loan.
□ 6. Reverse Mortgage Financing: A reverse mortgage loan (also known as a Home Equity Conversion Mortgage loan) in the original principal amount of \$

Thi	Third Party Financing Addendum Concerning Page 2 of 2		
	(Address of Property)		
В.	APPROVAL OF FINANCING: Approval for the financing described above will be deemed to have been obtained when Buyer Approval and Property Approval are obtained. 1. Buyer Approval:		
	☐ This contract is subject to Buyer obtaining Buyer Approval. If Buyer cannot obtain Buyer Approval, Buyer may give written notice to Seller within days after the effective date of this contract and this contract will terminate and the earnest money will be refunded to Buyer. If Buyer does not terminate the contract under this provision, the contract shall no longer be subject to the Buyer obtaining Buyer Approval. Buyer Approval will be deemed to have been obtained when (i) the terms of the loan(s) described above are available and (ii) lender determines that Buyer has satisfied all of lender's requirements related to Buyer's assets, income and credit history. ☐ This contract is not subject to Buyer obtaining Buyer Approval. 2. Property Approval: Property Approval will be deemed to have been obtained when the Property has satisfied lender's underwriting requirements for the loan, including but not		
	limited to appraisal, insurability, and lender required repairs. If Property Approval is not obtained, Buyer may terminate this contract by giving notice to Seller before closing and the earnest money will be refunded to Buyer.		
	3. Time is of the essence for this paragraph and strict compliance with the time for performance is required.		
	SECURITY: Each note for the financing described above must be secured by vendor's and deed of trust liens.		
	FHA/VA REQUIRED PROVISION: If the financing described above involves FHA insured or VA financing, it is expressly agreed that, notwithstanding any other provision of this contract, the purchaser (Buyer) shall not be obligated to complete the purchase of the Property described herein or to incur any penalty by forfeiture of earnest money deposits or otherwise: (i) unless the Buyer has been given in accordance with HUD/FHA or VA requirements a written statement issued by the Federal Housing Commissioner, Department of Veterans Affairs, or a Direct Endorsement Lender setting forth the appraised value of the Property of not less than or (ii) if the contract purchase price or cost exceeds the reasonable value of the Property established by the Department of Veterans Affairs. (1) The Buyer shall have the privilege and option of proceeding with consummation of the contract without regard to the amount of the appraised valuation or the reasonable value established by the Department of Veterans Affairs. (2) If FHA financing is involved, the appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development will insure. HUD does not warrant the value or the condition of the Property. The Buyer should satisfy himself/herself that the price and the condition of the Property are acceptable. (3) If VA financing is involved and if Buyer elects to complete the purchase at an amount in excess of the reasonable value established by the VA, Buyer shall pay such excess amount in cash from a source which Buyer agrees to disclose to the VA and which Buyer represents will not be from borrowed funds except as approved by VA. If VA reasonable value of the Property is less than the Sales Prices, Seller may reduce the Sales Price to an amount equal to the VA reasonable value and the sale will be closed at the lower Sales Price with proportionate adjustments to the down payment and the loan amount.		
	AUTHORIZATION TO RELEASE INFORMATION: (1) Buyer authorizes Buyer's lender to furnish to Seller or Buyer or their representatives information relating to the status of the approval for the financing. (2) Seller and Buyer authorize Buyer's lender, title company, and escrow agent to disclose and furnish a copy of the closing disclosures provided in relation to the closing of this sale to the parties' respective brokers and sales agents identified on the last page of the contract.		



Buyer

Buyer

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Seller

Seller



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

2-12-18

Not for use in transactions involving FHA insured or VA guaranteed financing

COr	NCERNING THE PROPERTY AT:	(Street Address and City)
	nancing described in the Third Party Financing -referenced Property does not involve FHA or \	Addendum attached to the contract for the sale of the Afinancing. (Check one box only)
	Addendum if Property Approval is not obtain does not satisfy lender's underwriting require	under Paragraph B(2) of the Third Party Financing ed because the opinion of value in lender's appraisal ements for the financing described in the addendum. Ioan due to the opinion of value, the cash portion of amount the Ioan is reduced.
	Addendum if: (i) Property Approval is not appraisal does not satisfy lender's underwrit addendum; and (ii) the opinion of value is	under Paragraph B(2) of the Third Party Financing obtained because the opinion of value in lender's sing requirements for the financing described in the specific or more. If Buyer's lender opinion of value, the cash portion of Sales Price is an is reduced.
	Addendum, Buyer may terminate the contract (i) the opinion of value in the lender's	under Paragraph B(2) of the Third Party Financing twithin days after the Effective Date if: appraisal is less than \$; and the Seller. If Buyer terminates under this paragraph,
Buy	'er	Seller
Buy	ver	Seller



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SELLER FINANCING ADDENDUM

TO CONTRACT CONCERNING THE PROPERTY AT

(Address of Property) A. CREDIT DOCUMENTATION. To establish Buyer's creditworthiness, Buyer shall deliver to Seller within _____days after the effective date of this contract, \Box credit report \Box verification of employment, including salary uverification of funds on deposit in financial institutions current financial statement and uverification of funds on deposit in financial institutions _____. 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 within 7 days after expiration of the time for delivery, and the earnest money will be paid to Seller. If the credit documentation is timely delivered, and Seller determines in Seller's sole discretion that Buyer's credit is unacceptable, Seller may terminate this contract by notice to Buyer within 7 days after expiration of the time for delivery and the earnest money will be refunded to Buyer. If Seller does not terminate this contract, Seller will be deemed to have approved Buyer's creditworthiness. C. PROMISSORY NOTE. The promissory note in the amount of \$_____(Note), included in Paragraph 3B of the contract payable by Buyer to the order of Seller will bear interest at the rate of _____% per annum and be payable at the place designated by Seller. Buyer may prepay the Note in whole or in part at any time without penalty. Any prepayments are to be applied to the payment of the installments of principal last maturing and interest will immediately cease on the prepaid principal. The Note will contain a provision for payment of a late fee of 5% of any installment not paid within 10 days of the due date. Matured unpaid amounts will bear interest at the rate of 1½% per month or at the highest lawful rate, whichever is less. The Note will be payable as follows: (1) In one payment due _ __ after the date of the Note with interest payable \square at maturity \square monthly \square quarterly. (check one box only) □ (2) In monthly installments of \$ ____ □ including interest □ plus interest (check one box only) beginning _____ after the date of the Note and continuing monthly thereafter for _____ months when the balance of the Note will be due and payable. □ (3) Interest only in monthly installments for the first _____ month(s) and thereafter in installments of \$_____ □ including interest □ plus interest (check one box only) beginning _____ after the date of the Note and continuing monthly thereafter for _____ months when the balance of the Note will be due and payable. **D. DEED OF TRUST.** The deed of trust securing the Note will provide for the following: (1) PROPERTY TRANSFERS: (check one box only) (a) Consent Not Required: The Property may be sold, conveyed or leased without the consent of Seller, provided any subsequent buyer assumes the Note. (b) Consent Required: If all or any part of the Property is sold, conveyed, leased for a period longer than 3 years, leased with an option to purchase, or otherwise sold (including any contract for deed), without Seller's prior written consent, which consent may be withheld in Seller's sole discretion, Seller may declare the balance of the Note (Address of Property)

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

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

- (2) 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 paid-up casualty insurance naming Seller as a mortgagee loss payee.
 - (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 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 insurance that are deposited with a superior lienholder. The casualty insurance must name Seller as a mortgagee loss payee.
- (3) 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	





TREC

ADDENDUM FOR PROPERTY IN A PROPANE GAS SYSTEM SERVICE AREA

(Section 141.010, Utilities Code)

\cdot	
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 service	
to your property. You are advised to determine if the property is in a 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.	he
Section 141.010(a), Utilities Code, requires this notice to include a copy of the notice to distribution system retailer is required to record in the real property records. A copy of the record 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.	ce
Buyer Date Seller Date	



Buyer

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Seller

Date

Date



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 (1) Seller reserves all of the Mineral Estate owned by Seller.

(2) Seller reserves an undivided ______interest in the Mineral Estate owned by Seller. NOTE: If Seller does not own all of the Mineral Estate, Seller reserves only this percentage or fraction of Seller's interest.
 C. Seller □ does □ does not reserve and retain implied rights of ingress and egress and of reasonable use

of the Property (including surface materials) for mining, drilling, exploring, operating, developing, or removing the oil, gas, and other minerals. NOTE: Surface rights that may be held by other owners of the Mineral Estate who are not parties to this transaction (including existing mineral lessees) will NOT be affected by Seller's election. Seller's failure to complete Section C will be deemed an election to convey all surface rights described herein.

D. If Seller does not reserve all of Seller's interest in the Mineral Estate, Seller shall, within 7 days after the Effective Date, provide Buyer with the contact information of any existing mineral lessee known to Seller.

IMPORTANT NOTICE: The Mineral Estate affects important rights, the full extent of which may be unknown to Seller. A full examination of the title to the Property completed by an attorney with expertise in this area is the only proper means for determining title to the Mineral Estate with certainty. In addition, attempts to convey or reserve certain interest out of the Mineral Estate separately from other rights and benefits owned by Seller may have unintended consequences. Precise contract language is essential to preventing disagreements between present and future owners of the Mineral Estate. If Seller or Buyer has any questions about their respective rights and interests in the Mineral Estate and how such rights and interests may be affected by this contract, they are strongly encouraged to consult an attorney with expertise in this area.

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

Buyer	Seller	
Buyer	Seller	



The form of this addendum has been approved by the Texas Real Estate Commission for use with similarly approved or promulgated contract forms. Such approval relates to this contract form only. TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov) TREC No. 44-2. This form replaces TREC No. 44-1.

SELLER IN FILE INFORMATION

Property Address:					
Seller Name(s):					
His SSN:	······································	Her SSN:			
New Mailing Addre	ss:				
Phone Numbers:	Cell	HomeOther			
		Payoff Information			
1 st Lienholder:					
Account Nur	mber:				
Phone Numb	oer:				
2 nd Lienholder:	•				
Account Nur	mber:				
Phone Numb	oer:				
<u>Title Information</u>					
***Has anything had Death, Bankruptcy,	• •	at may affect title to the property (Marriage, Divorce,			

BUYER IN FILE INFORMATION

New Property Add	ress:		
Buyer Name(s):			
Current Mailing Ad	dress:		_
Phone Numbers:	Cell Email	HomeOther	
		Company Information	ti-cocore
Name of Mortgage	Company:		
Phone Num	ber:	Contact:	
	<u>Homeowne</u>	rs Insurance Information	•
Name of Agent:			_
` Phone Num	ber:	Contact:	