

## **Information About Brokerage Services**

Texas law requires all real estate license holders to give the following information about brokerage services to prospective buyers, tenants, sellers and landlords.

### **TYPES OF REAL ESTATE LICENSE HOLDERS:**

- A BROKER is responsible for all brokerage activities, including acts performed by sales agents sponsored by the broker.
- A SALES AGENT must be sponsored by a broker and works with clients on behalf of the broker.

### A BROKER'S MINIMUM DUTIES REQUIRED BY LAW (A client is the person or party that the broker represents):

- Put the interests of the client above all others, including the broker's own interests;
- Inform the client of any material information about the property or transaction received by the broker;
- Answer the client's questions and present any offer to or counter-offer from the client; and
- Treat all parties to a real estate transaction honestly and fairly.

### A LICENSE HOLDER CAN REPRESENT A PARTY IN A REAL ESTATE TRANSACTION:

AS AGENT FOR OWNER (SELLER/LANDLORD): The broker becomes the property owner's agent through an agreement with the owner, usually in a written listing to sell or property management agreement. An owner's agent must perform the broker's minimum duties above and must inform the owner of any material information about the property or transaction known by the agent, including information disclosed to the agent or subagent by the buyer or buyer's agent.

**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:
  - o that the owner will accept a price less than the written asking price;
  - o that the buyer/tenant will pay a price greater than the price submitted in a written offer; and
  - o any confidential information or any other information that a party specifically instructs the broker in writing not to disclose, unless required to do so by law.

**AS SUBAGENT:** A license holder acts as a subagent when aiding a buyer in a transaction without an agreement to represent the buyer. A subagent can assist the buyer but does not represent the buyer and must place the interests of the owner first.

#### TO AVOID DISPUTES. ALL AGREEMENTS BETWEEN YOU AND A BROKER SHOULD BE IN WRITING AND CLEARLY ESTABLISH:

- The broker's duties and responsibilities to you, and your obligations under the representation agreement.
- Who will pay the broker for services provided to you, when payment will be made and how the payment will be calculated.

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

Keller Williams Realty - Houston Memorial	9000862	klrw10@kw.com	713.461.9393
Licensed Broker /Broker Firm Name or Primary Assumed Business Name	License No.	Email	Phone
Michael Bossart	588215	mbossart@kwmemorial.com	713.461.9393
Designated Broker of Firm	License No.	Email	Phone
Michael Bossart	588215	mbossart@kwmemorial.com	713.461.9393
Licensed Supervisor of Sales Agent/ Associate	License No.	Email	Phone
Wendy Cline	561297	wendy@wendyclineproperties.com	281.858.3429
Sales Agent/Associate's Name	License No.	Email	Phone
<b>45</b> 04/26/19		<i>PRE</i> 4/26/19 4/26/19	
Buver/Mega	nt/Seller/Land	lata Date	

EQUAL HOUSING

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

08-18-2014

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

(NOT FOR USE WITH CONDOMINIUMS)

## ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT

16119 Appleyard Ln, Hockley, TX 77447

(Stre	eet Address and City)	
Mallard Cro	ossing CAI / 281-272-6134	
(Name of Property Owners A	ssociation, (Association) and Phone Number)	
A. SUBDIVISION INFORMATION: "Subdivision In to the subdivision and bylaws and rules of the Asso Section 207.003 of the Texas Property Code.	nformation" means: (i) a current copy of ociation, and (ii) a resale certificate, all of	the restrictions applying which are described by
(Check only one box):		
the Subdivision Information to the Buyer. If State contract within 3 days after Buyer rece occurs first, and the earnest money will be Information, Buyer, as Buyer's sole remedy, earnest money will be refunded to Buyer.	ives the Subdivision Information or price refunded to Buyer. If Buyer does not	n, Buyer may terminate or to closing, whichever receive the Subdivision
2. Within days after the effective copy of the Subdivision Information to the Stime required, Buyer may terminate the Information or prior to closing, whichever occurs Buyer, due to factors beyond Buyer's control, required, Buyer may, as Buyer's sole remedy prior to closing, whichever occurs first, and the	contract within 3 days after Buyer recurs first, and the earnest money will be is not able to obtain the Subdivision Informate the contract within 3 days af	Information within the eceives the Subdivision refunded to Buyer. If prmation within the time ter the time required or
3 Buyer has received and approved the Sub- does not require an updated resale certificate Buyer's expense, shall deliver it to Buyer was certificate from Buyer. Buyer may terminate to Seller fails to deliver the updated resale certificate.	icate. If Buyer requires an updated resa vithin 10 days after receiving payment this contract and the earnest money will:	ale certificate, Seller, at for the updated resale
4.Buyer does not require delivery of the Subdivis	sion Information.	
The title company or its agent is authorized Information ONLY upon receipt of the requi obligated to pay.	to act on behalf of the parties to o ired fee for the Subdivision Inform	btain the Subdivision ation from the party
B. MATERIAL CHANGES. If Seller becomes aware of promptly give notice to Buyer. Buyer may terminate (i) any of the Subdivision Information provided was Information occurs prior to closing, and the earnest	e the contract prior to closing by giving w s not true; or (ii) any material adverse ch	ritten notice to Seller if:
<b>FEES:</b> Except as provided by Paragraphs A, D and associated with the transfer of the Property not to e	I E, Buyer shall pay any and all Association and Seller shall seller shall be shall	on fees or other charges nall pay any excess.
D. DEPOSITS FOR RESERVES: Buyer shall pay any o		
e. AUTHORIZATION: Seller authorizes the Associa updated resale certificate if requested by the Buye not require the Subdivision Information or an update from the Association (such as the status of dues, so a waiver of any right of first refusal), Buyer Information prior to the Title Company ordering the	er, the Title Company, or any broker to t ted resale certificate, and the Title Compa pecial assessments, violations of covenar Seller shall pay the Title Company th	this sale. If Buyer does any requires information
NOTICE TO BUYER REGARDING REPAIRS BY esponsibility to make certain repairs to the Property Property which the Association is required to repair, y association will make the desired repairs.	<ul> <li>If you are concerned about the cond</li> </ul>	ition of any part of the
	Brandon D Shivers	dotloop verified 04/26/19 11:43 AM CDT 1WPB-B1BU-PTTT-LCTF
Buyer	Seller	<u>.</u>
	ASHLEY SHIVERS	dotloop verified 04/26/19 11:27 AM CDT TACL-CCF4-MBA4-QSWL
Buver	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. 36-8. This form replaces TREC No. 36-7.



## Notice to a Purchaser of Real Property in a Water District

Note: This Notice should be completed and given to a prospective purchaser prior to execution of a binding contract of sale and purchase, should be executed by the seller and purchaser and should be attached as a separate portion of a purchase contract. Please see NOTE at bottom of page.

authority separate from any other taxing in payment of such bonds. As of this da assessed valuation. If the district has no valuation. The total amount of bonds, received or expected to be received under in \$38,400,000, and the aggregate initial or in part from property taxes is \$3,110	authority and may, subject to voter te, the rate of taxes levied by the dist yet levied taxes, the most recent prexcluding refunding bonds and anyer a contract with a governmental end principal amounts of all bonds issued,000.	approval, issue an unlimited amount of strict on real property located in the district of the specified factors are the district one or more of the specified factors on the specified factors of the spe	strict is \$\frac{1.30}{0.00}  on each \$100 of assessed that are payable solely from revenues that are payable solely from revenues that are payable solely from revenues that are payable in whole strict and payable in whole sanitary sewer, or drainage facilities and
the utility capacity available to the proprecent amount of the standby fee is \$imposition and is secured by a lien on the on a tract of property in the district.	perty. The district may exercise the An unpaid standby fee	authority without holding an election is a personal obligation of the person	on the matter. As of this date, the mos
3) Mark an "X" in one of the following	three spaces and then complete as in	nstructed.	
Notice for Districts Located in V	Vhole or in Part within the Corpo	rate Boundaries of a Municipality (	Complete Paragraph A).
	Vhole or in Part in the Extraterrit oundaries of a Municipality (Com	torial Jurisdiction of One or More H aplete Paragraph B).	fome-Rule Municipalities and Not
Notice for Districts that are NO Jurisdiction of One or More Hor		ithin the Corporate Boundaries of a	Municipality or the Extraterritorial
A) The district is located in whol subject to the taxes imposed by the mum of a municipality may be dissolved by n		e district is dissolved. By law, a distric	t located within the corporate boundaries
B) The district is located in whol extraterritorial jurisdiction of a municip district is dissolved.	e or in part in the extraterritorial jur ality may be annexed without the co	risdiction of the City of Hockle onsent of the district or the voters of the	
4) The purpose of this district is to propayable in whole or in part from proper facilities are owned or to be owned by the	ty taxes. The cost of these utility fa he district. The legal description of	cilities is not included in the purchase	
Brandon D Shivers	dotloop verified 04/26/19 11:43 AM CDT 62GL-UZNH-CT8Q-RSCA	Baro	dotloop verified 04/16/19 8:03 AM CDT OVQT-X0DA-GCN0-W9UB
Signature of Seller	Date	Signature of Seller	Date
PURCHASER IS ADVISED THAT TH THE DISTRICT ROUTINELY ESTAB EFFECTIVE FOR THE YEAR IN WE THE DISTRICT TO DETERMINE THE FORM.	LISHES TAX RATES DURING T IICH THE TAX RATES ARE API	HE MONTHS OF SEPTEMBER THR PROVED BY THE DISTRICT. PURC	OUGH DECEMBER OF EACH YEAR CHASER IS ADVISED TO CONTACT
The undersigned purchaser hereby ackn property described in such notice or at c			ing contract for the purchase of the real
Signature of Purchaser	Date	Signature of Purchaser	Date



## **SELLER'S DISCLOSURE NOTICE**

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

exceed the minimum disc	los	ures	rec	quire	d by	the	Code.									
CONCERNING THE P	RC	PE	RT	ΥΑ	T <u>16</u>	<b>5119</b>	Appleyard Ln, Hock	l <b>ey</b> ,	TX	774	<b>1</b> 7					_
THIS NOTICE IS A DI AS OF THE DATE S WARRANTIES THE B SELLER'S AGENTS, (	SIG UY	NE ER	D M	BY 4Y \	SE VIS	LLE H T	R AND IS NOT O OBTAIN. IT IS	Α :	SUI	BS1	TITU	TE FOR A	NY INSPEC	TIONS	S OF	₹
Seller □ is □ is not the Property? □ Property	0	CCL	ıpyi	ng 1	he	Prop							ince Seller h □ never od			
Section 1. The Prope This notice does not es															vey.	
Item	Υ	N	U		tem	1		Υ	N	U		tem		Υ	N	ī
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Carbon Monoxide Det.							nmunity (Captive)			abla		Rain Gutters				=
Ceiling Fans							Property					Range/Stove				=
Cooktop	$\square$			_		Tub					_	Roof/Attic Ve		☑		Ξ
Dishwasher	$\square$				nte	rcon	n System					Sauna				=
Disposal	$\square$				Microwave			$\square$			9	Smoke Dete	ctor			Ξ
Emergency Escape Ladder(s)		V		(	Outo	loob	Grill					Smoke Detempaired	ctor – Heari	ng 🗆		_
Exhaust Fans					Pati	o/De	ecking	$\bigvee$				Spa				Ξ
Fences	$\square$			_			ng System					rash Comp	actor		+	
Fire Detection Equip.	$\bigvee$			_	200		<u> </u>					V Antenna				
French Drain					200	l Eq	uipment				_	Vasher/Drye	er Hookup			
Gas Fixtures	$\square$			_			int. Accessories					Vindow Scre				Ξ
Natural Gas Lines	$\square$				P00	l He	ater		$\checkmark$		I	Public Sewe	r System			=
Item				Υ	N	U	Addition	al	Info	orm	atio	n				_
Central A/C							☑ electric ☐ gas					units:				_
Evaporative Coolers							number of units:									
Wall/Window AC Units							number of units:									
Attic Fan(s)							if yes, describe:									_
Central Heat							☐ electric ☑ gas	;	nu	mbe	er of	units:				
Other Heat							if yes describe:									
Oven							number of ovens:	1				electric 🗹	gas 🗌 other:			
Fireplace & Chimney							□ wood □ gas	log	s [	] m	ock	other:				
Carport							☐ attached ☐ no	ot a	tta	che	d					
Garage				$\nabla$			☑ attached □ no	ot a	tta	che	b					
Garage Door Openers				abla			number of units:				nui	mber of rem	otes:			
Satellite Dish & Contro	ls						□ owned □ leas									
Security System							☐ owned ☐ leas	ed	fro	m_						
Solar Panels							□ owned □ leas	ed	fro	m						
Water Heater				$\nabla$			☐ electric  gas					nun	nber of units:			
Water Softener							□ owned □ leas	ed	fro	m						
Other Leased Item(s)							if yes, describe:									
(TXR-1406) 02-01-18		Ir	nitial	ed b	y: B	uyer	: a	nd S	Selle	er: 🛚	BD	3 AS		Page 1	of 5	

Concerning the Proper	y at <b>16119 App</b> l	leyard Ln, Hockle <sup>,</sup>	y, TX 77447
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Underground Lawn Spi												
Cantia / On Cita Causan			] 🔟 🔲 a						reas covered:			
Septic / On-Site Sewer Facility 🔲 🖾 🗀 if yes, attach Information About On-Site Sewer Facility (TXR-1407)									out On-Site Sewer Facility (TXR	-14(	)7)	)
Water supply provided							unkr	าดข	vn 🗖 other:			
Was the Property built												
(If yes, complete, si	gn, a	and atta	ach TXR-1906	COI		•	-base	ed	• •			
Roof Type:			- 4b - D	. / - 1	Age:		<b>c</b>		(approx			
				y (sr	ningie	s or roo	T COV	erır	ng placed over existing shingles	s or	roc	OT
covering)? ☐ yes ☑												
									are not in working condition, th	at h	av	e
defects, or are need of	repa	ıir? □	yes ☑ no If	yes	s, des	cribe (at	tach	ad	ditional sheets if necessary):			
						malfun	ction	ıs i	in any of the following?: (Ma	ark `	Ye	S
(Y) if you are aware a	nd N	o (N) i	f you are not	awa	are.)							
Item	Υ	N	Item			Υ	N	Γ	Item	Υ	N	
Basement	Ė		Floors			-		-	Sidewalks	Ė		
Ceilings		$\square$	Foundation	/ Sla	h(s)	ᆸ		=	Walls / Fences			
Doors	Ħ	$\square$	Interior Wall		10(3)	ᆸ		F	Windows		Ē	
Driveways			Lighting Fixt		<u> </u>	一吉		-	Other Structural Components		Ē	
Electrical Systems	H		Plumbing Sy			ᆸ		F	Other Otractarar Components	H	Ē	7
Exterior Walls		Ħ	Roof	Olci	1110	ᆖ		-		븝	Ė	
		_						L 				
If the answer to any of	the i	tems in	Section 2 is y	yes,	expla	in (atta	ch ad	ldit	ional sheets if necessary):			
Section 3. Are you (		er) awa	1						was /Mark Vaa /V/ if yass are			
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Concerning the Property at 16119 Appleyard Ln, Hockley, TX 77447

	us Use of Premises for Manufacture namphetamine		Single Blockable Main Drain in Pool/Hot
		es, expla	ain (attach additional sheets if necessary):
	*A single blockable main drain may cause	a suction	on entrapment hazard for an individual.
of repa	air, which has not been previously disc	losed i	nent, or system in or on the Property that is in need n this notice?   yes no If yes, explain (attach
		ne follo	wing (Mark Yes (Y) if you are aware. Mark No (N) if
	e not aware.)		
<u>Y N</u>			other alterations or repairs made without necessary pliance with building codes in effect at the time.
	Name of association: Mallard Crossing Manager's name: Fees or assessments are: \$	per he Prop associa	Phone: and are: mandatory voluntary
	interest with others. If yes, complete the	e followi	nis courts, walkways, or other) co-owned in undivided ng: charged? □ yes □ no If yes, describe:
	Any notices of violations of deed restri use of the Property.	ictions o	or governmental ordinances affecting the condition or
	Any lawsuits or other legal proceedings not limited to: divorce, foreclosure, heirs		y or indirectly affecting the Property. (Includes, but is nkruptcy, and taxes.)
	Any death on the Property except for tunrelated to the condition of the Property		eaths caused by: natural causes, suicide, or accident
	Any condition on the Property which mat	terially a	affects the health or safety of an individual.
	environmental hazards such as asbesto	s, rador other	e maintenance, made to the Property to remediate n, lead-based paint, urea-formaldehyde, or mold. documentation identifying the extent of the remediation or other remediation).
	Any rainwater harvesting system located a public water supply as an auxiliary wat		e Property that is larger than 500 gallons and that uses ce.
	The Property is located in a propane gas retailer.	s syster	m service area owned by a propane distribution system
	Any portion of the Property that is local district.	ated in	a groundwater conservation district or a subsidence
(TXR-140	06) 02-01-18 Initialed by: Buyer:		and Seller: 04/26/19 , 04/26/19  Page 3 of 5

### 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 <a href="https://www.txdps.state.tx.us">www.txdps.state.tx.us</a>. 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	o the Property:
Electric:	phone #:
Sewer:	
Water:	
Cable:	
Trash:	
Natural Gas:	
Phone Company:	
Propane:	
Internet:	
· ·	
Signature of Buyer Date	Signature of Buyer Date
Printed Name:	Printed Name:

(TXR-1406) 02-01-18

Page 5 of 5



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

## DISCLOSURE OF RELATIONSHIP WITH RESIDENTIAL SERVICE COMPANY

11-02-2015



**RESIDENTIAL SERVICE CONTRACTS.** A residential service contract is a product under which a residential service company, for a fee, agrees to repair or replace certain equipment or items in a property. Co-payments typically apply to most service calls. Residential service companies are licensed and regulated by the Texas Real Estate Commission. The extent of coverage and the cost of coverage will vary. Before buying a residential service contract, the buyer should read the contract and consider comparing it with the extent of coverage and costs from several other residential service companies. You may obtain a list of the residential service companies licensed in Texas at http://www.trec.texas.gov. **YOU MAY CHOOSE ANY COMPANY.** 

THE PURCHASE OF A RESIDENTIAL SERVICE CONTRACT IS OPTIONAL. The TREC promulgated residential

contract forms contain a paragraph in which the parties may negotiate whether the seller will reimburse the buyer the cost of a residential service contract. The choice of the residential service company and extent of coverage lies with the buyer. NEITHER A BROKER/SALES AGENT NOR A SELLER MAY CONDITION THE SALE OF A PROPERTY ON THE BUYER'S PURCHASE OF A RESIDENTIAL SERVICE CONTRACT. Broker/Sales Agent will receive no ☐ Listina Broker/Sales Agent will receive compensation from a residential service company. compensation from a residential service company. Other Broker/Sales Agent receives compensation Listing Broker/Sales Agent receives compensation from the following residential service company: from the following residential service company: 2-10 Home Warranty **Landmark Home Warranty** for providing the following services: for providing the following services: Advertising, Marketing, and Education The compensation is not contingent upon a party to the real estate transaction purchasing a contract or services from the residential service company. The compensation is the fee for the services that Listing Broker or Other Broker, either directly or through an agent, provides to the company. As required by the Real Estate Settlement Procedures Act and HUD Regulation X, any fees paid to a settlement services provider are limited to the reasonable value of services actually rendered. Keller Williams Realty - Houston Memorial 9000862 Other Broker's Name License No. Listing Broker's Name License No. dotloop verified 04/17/19 2:55 PM CDT BOZR-DTNQ-CKJW-J20C Wendy Cline By: The undersigned acknowledges receipt of this notice: 04/26/19 11:43 AM CDT Brandon D.Shivers Buyer Seller ASHLEY SHIVERS 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 or 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 (http://www.trec.texas.gov) RSC-2.



## Attached and Made Part of the Listing Agreement for Property

16119 Appleyard Ln, Hockley, TX 77447 Property Addr
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The Dodd-Frank Wall Street Reform passed in 2010 created the Consumer Protection Act. Please review this information at www.consumerfinance.gov

As of October 3, 2015, the new rule and new forms apply to all closed-end consumer credit transactions secured by real property. Any real property financed by a mortgage lender, now known as a Creditor, will be subject to new disclosures and a three-day waiting period after the Closing Disclosure and the Loan estimate have been delivered to the Consumer. There will be no exceptions made regarding the three-day waiting period.

Below is an example of some of the new terminology that will be used as it relates to the loan process.

Lender - Creditor
Borrower - Consumer
Truth in Lending and Good Faith Estimate are now the Loan Estimate
HUD1 and Final Truth in Lending is now The Closing Disclosure
Closing is now Consummation

This change could have an impact in the timely performance by all parties in the transaction. One of the considerations could be the **timeliness of completing any and all agreed upon repairs or treatments**. Per the contract, the Seller is obligated to provide paid receipts proving the completion of the work. The paid receipts of all completed work will probably need to be provided within 15 days of closing. This is a recommendation that has been advised to Keller Williams Realty from various Creditors so that Sellers are not the cause of the delay for closing.

The process will include the following:

- 1.) Once the Creditor has final approval the Creditor will provide closing instructions to the title company along with preliminary Closing Disclosure and a Final Loan Estimate. This approval of the final Closing Disclosure and Loan Estimate includes fees associated with, but not limited to, the Consumer, Creditor, Title Company, Real Estate Brokerage, Pest Inspector, Attorney, Appraiser, Survey Company, Insurance Company, Taxing Authority, Mortgage Insurance Company, and Inspection Company.
- 2.) Once the Closing Disclosure and Final Loan Estimate are approved, they must be delivered to the Consumer. The day of disclosure counts as one of the three days in the waiting period. Three days after the disclosure is delivered to the Consumer, closing/consummation can occur.
- 3.) If for any reason, the Closing Disclosure or the Final Loan Estimate changes, the waiting period will start over and will delay the Closing/Consummation Date. The Buyer may request to extend the closing due to the mandated required three day waiting period that must be done again.

I have read and acknowledge this information.

Brandon D Shivers	dotloop verified 04/26/19 11:43 AM CDT 2XMY-SEXL-JWZD-GTPD	ASHLEY SHIVERS	dotloop verified 04/26/19 11:28 AM CDT I103-LOJL-ELZL-A6ON
Seller	Date	Seller	Date

dotloop signature verification: dtlp.us/iNYz-GCK6-ZLDx



## WARNING

Please be advised that there are scams which involve companies capturing information from sources unknown, which could send an email that appears to either be from your real estate agent, the title company, or the lender requesting that you wire/transfer funds to an account. DO NOT COMPLY WITH EMAIL INSTRUCTIONS TO WIRE FUNDS! During your representation by Keller Williams Realty, you will NEVER be asked, via email to wire or send funds to ANYONE, not even a title company.

If you receive an email request to wire funds from anyone regarding a real estate transaction, please contact your agent, your title company, or your lender immediately via telephone using a number you were previously given.

## NEVER LOGIN TO AN UNKNOWN WEBSITE

Brandon D Shivers	dotloop verified 04/26/19 12:00 PM CDT Z3NQ-NS3M-VKM2-XQAH	ASHLEY SHIVERS	dotloop verified 04/26/19 11:30 AM CDT ET8P-DKUF-QNJE-SLSM
Seller/Landlord		Seller/Landlord	

This is required as an attachment to all Listing Agreements and Buyer Representation Agreements for Keller Williams Realty effective immediately September 1, 2015

KELLER WILLIAMS REALTY HOUSTON MEMORIAL 950 Corbindale Rd, Ste 100 Houston TX 77024

Each Keller Williams Office is Independently Owned and Operated