## **Houston Association of Realtors**

Note: This notice should be 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 below.

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

NOTICE FOR DISTRICTS LOCATED IN WHOLE OR IN PART WITHIN THE CORPORATE BOUNDARIES OF A MUNICIPALITY

The real property, described below, tha	t you are about to purchase is located in	the Green Trails	nud
District. The district has taxing authority separat	e from any other taxing authority and		
bonds and levy an unlimited rate of tax in payme	ent of such bonds. As of this date, the	rate of taxes levied by the district on a	real property located in
the district is \$ 0 2 \ on each \$100 of ass	sessed valuation. If the district has not y	et levied taxes, the most recent project	ed rate of tax, as of this
date, is \$ on each \$100 of assesse	ed valuation. The total amount of bond	s, excluding refunding bonds and any	bonds or any portion of
bonds issued that are payable solely from revenu	es received or expected to be received	under a contract with a governmental	entity approved by the
voters and which have been or may, at this date, t	be issued in \$ 18,000,060, and the	aggregate initial principal amounts of	all bonds issued for one
voters and which have been or may, at this date, to or more of the specified facilities of the district an	d payable in whole or in part from prop	perty taxes is \$ 8425,000.	
The district has the authority to adopt an	d impose a standby fee on property in t	he district that has water, sanitary sewe	er, or drainage facilities
and services available but not connected and whi			
utilize the utility capacity available to the propert			
the most recent amount of the standby fee is \$			
the time of imposition and is secured by a lien or			
unpaid standby fees on a tract of property in the d	istrict.	- 1	
The district is located in whole or in par	t within the corporate boundaries of the	: City of Houston	The taxpayers
of the district are subject to the taxes imposed by	the municipality and by the district un	ntil the district is dissolved. By law, a	district located within
the corporate boundaries of a municipality my b	e dissolved by municipal ordinance w	ithout the consent of the district or th	e voters of the district.
The purpose of this district is to provide			
of bonds payable in whole or in part from prope	rty taxes. The cost of these utility faci	lities is not included in the purchase	price of your property,
and these utility facilities are owned or to be owned			
L+ 18/K-11	Hatherwood Park	SEC 2	
5/14/12 1/22 1/2019 10:18 PM GMT		05/23/20	110
Statle Ngo		Monirath King 🖁 10:38 PM	
Signature of Seller	Date	Signature of Seller	Date
DIRONACED IC ADMICED THAT THE DECOR	NATION GROUPS ON THE FORM	YO OVER 11 OF 11 O	
PURCHASER IS ADVISED THAT THE INFORTIME. THE DISTRICT ROUTINELY ESTABL			
EACH YEAR, EFFECTIVE FOR THE YEAR IN			
TO CONTACT THE DISTRICT TO DETERMI			
SHOWN ON THIS FORM.			
m1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
The undersigned purchaser hereby ack purchase of the real property described in such not	the country of the foregoing n	of otice at or prior to execution of a bi	nding contract for the
parenase of the real property described in such no	are of at closing of purchase of the real	property.	
Signature of Purchaser	Date	Signature of Purchaser	Date
orgination of Faronasor	Bute	Signature of 1 dichaser	Date
NOTE: Correct district name, tax rate, bond amo	unts, and legal description are to be pl	aced in the appropriate space. Except	for notices included as
an addendum or paragraph of a purchase contract,	the notice shall be executed by the sell	er and purchaser, as indicated. If the di	strict does not propose
to provide one or more of the specified facilities statement of the district's most recent projected re	and services, the appropriate purpose	may be eliminated. If the district has	not yet levied taxes, a
commission to adopt and impose a standby fee, the	he second paragraph of the notice may	he deleted. For the purposes of the p	ave approval from the
be given to the prospective purchaser prior to exe	cution of a binding contract of sale an	d purchase, a seller and any agent, re	presentative, or person

acting on the seller's behalf may modify the notice by substitution of the words "January 1, \_\_\_\_\_\_" for the words "this date" and place the correct

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calendar year in the appropriate space.



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

(NOT FOR USE WITH CONDOMINIUMS)

ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT

	1942	Baker	Trails	H	riston	
	•	et Address and City)				
<u> </u>		Mara yene		832-6	78-450	00
		sociation, (Association	•	•		
<b>A. SUBDIVISION INFORMATION:</b> "to the subdivision and bylaws and rul Section 207.003 of the Texas Propert	es of the Assoc	ormation" mear liation, and (ii) a	is: (i) a curr a resale certi	ent copy of t ficate, all of	he restrictions which are des	s applying scribed by
(Check only one box):						
1. Within days after the Subdivision Information to the contract within 3 days after occurs first, and the earnest management information, Buyer, as Buyer's earnest money will be refunded	the Buyer. If Se er Buyer receiv noney will be r sole remedy, r	res the Subdivi refunded to Buy	e Subdivisior sion Informa ver. If Buve	n Information Ition or prior Ir does not i	n, Buyer may r to closing, v receive the Si	terminate whichever
copy of the Subdivision Inform time required, Buyer may tended to the Information or prior to closing, Buyer, due to factors beyond Buyer, due to factors beyond Buyer's prior to closing, whichever occur	ation to the Serminate the comminate the comminate whichever occurrence in the control, is sole remedy, rs first, and the	ontract within urs first, and the solution of the solution of the contract of the contract of the contract money	obtains the 3 days afte earnest me tain the Subcontract with will be refur	Subdivision or Buyer reconey will be division Infor in 3 days aft nded to Buye	Information velves the Surefunded to Bration within er the time re	within the ubdivision buyer. If a the time equired or
3.Buyer has received and approduced does not require an updated Buyer's expense, shall deliver in certificate from Buyer. Buyer masseller fails to deliver the updated	resale certific t to Buyer wit terminate th	ate. If Buyer re hin 10 days af is contract and	equires an u ter receiving the earnest	pdated resal payment f	e certificate, for the undate	Seller, at
$\square$ 4.Buyer does not require delivery $\circ$	of the Subdivision	on Information.				
The title company or its agent is Information ONLY upon receipt obligated to pay.	authorized to of the requir	o act on beha ed fee for the	If of the pa Subdivision	arties to ob on Informa	tain the Sul tion from tl	division ne party
<b>B. MATERIAL CHANGES.</b> If Seller becopromptly give notice to Buyer. Buyer (i) any of the Subdivision Information Information occurs prior to closing, an	nay terminate provided was i	the contract prid not true: or (ii)	or to closing anv material	by giving wr adverse cha	itten notice to	Seller if:
<b>C FEES:</b> Except as provided by Paragra associated with the transfer of the Pro	phs A, D and I perty not to ex	E, Buyer shall pa ceed \$ <u>ಫಿರ</u> ್	ay any and a	ll Association nd Seller sha	n fees or othe	r charges cess.
D. DEPOSITS FOR RESERVES: Buyer s	hall pay any de	posits for reserv	es required	at closing by	the Association	on.
<b>E. AUTHORIZATION:</b> Seller authorize updated resale certificate if requested not require the Subdivision Informatio from the Association (such as the stat a waiver of any right of first refusal information prior to the Title Company	I by the Buyer, n or an update cus of dues, species, [D. Buyer ] ordering the in	the Title Comp d resale certifica ecial assessmen Seller shall pay nformation.	pany, or any ate, and the ts, violations the Title C	broker to th Title Compar of covenant company the	is sale. If Bu ny requires inf is and restrict cost of obta	iyer does ormation ions, and ining the
<b>NOTICE TO BUYER REGARDING R</b> responsibility to make certain repairs to Property which the Association is require Association will make the desired repairs.	the Property. d to repair, you	If you are con	cerned abou	t the condit	ion of any na	rt of the
		Stacie	. Ngo	05/23/2019 10:18 PM GMT		
Buyer		Seller				· · · · · · · · · · · · · · · · · · ·
		_Moni	rath Kina	05/23/2019 10:38 PM GMT		
Buyer		Seller				
I The form of this add and on hear have a consequent to the	Carrage David Catalan Co.					[

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.