

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



### **SELLER'S DISCLOSURE NOTICE**

NCERNING THE PROPERTY AT	2119 Peachwood Dr, Missouri City, TX 77489 (Street Address and City)			
	ANY INSPECTIONS OR WARRANTIES THE PU	THE PROPERTY AS OF THE DATE SIGNED BY IRCHASER MAY WISH TO OBTAIN. IT IS NOT A		
ler $\ \square$ is $\ \boxtimes$ is not occupying the Pr	operty. If unoccupied, how long since Selle	r has occupied the Property? Never Occupied		
The Property has the items checked b	oelow [Write Yes (Y), No (N), or Unknown (U	)]:		
Y Range	N Oven	N Microwave		
Y Dishwasher	U Trash Compactor	U Disposal		
Y Washer/Dryer Hookups	U Window Screens	U Rain Gutters		
Y Security System	Fire Detection Equipment	U Intercom System		
	Y Smoke Detector			
yer is aware that security system es not convey with sale of home.	Smoke Detector-Hearing Impaired			
rikset 914 lock will be replaced	U Carbon Monoxide Alarm			
on close.	U Emergency Escape Ladder(s)			
U TV Antenna	U Cable TV Wiring	U Satellite Dish		
U Ceiling Fan(s)	U Attic Fan(s)	Y Exhaust Fan(s)		
Y Central A/C	Y Central Heating	N Wall/Window Air Conditioning		
Y Plumbing System	N Septic System	Y Public Sewer System		
U Patio/Decking	N Outdoor Grill	Y Fences		
N Pool	N Sauna	N Spa Hot Tub		
N Pool Equipment	N Pool Heater	U Automatic Lawn Sprinkler System		
N Fireplace(s) & Chimney (Wood burning)	roomeater	γ Fireplace(s) & Chimney (Mock)		
Y Natural Gas Lines		U Gas Fixtures		
U Liquid Propane Gas	U LP Community (Captive)	U LP on Property		
Garage: Y Attached	Not Attached	N Carport		
Attached	Y Electronic	U Control(s)		
Garage Door Opener(s):	Y Gas	N Electric		
Water Heater:		NI NI		
Water Supply:	WellWIOD	Co-op		
Roof Type: Shingle roof	Age:	years (approx.)		
	above items that are not in working conditi Unknown. If yes, then describe. (Attach ad			
		I and verify all information relating to this property.		

766	Does the property have working smoke detectors installed in accordance with the smoke detector requirements of Chapt 766, Health and Safety Code?*  Yes No Vunknown. If the answer to this question is no or unknown, expla (Attach additional sheets if necessary):  Detectors have been brought to code for age of home.			
Selle	er has never occupied this property. Seller enco	ourages Buyer to have their own inspections	performed and verify all information relating to this property.	
insta inclu effec requi will r a lice smok	lled in accordance with the requiding performance, location, and it in your area, you may check unkire a seller to install smoke detect reside in the dwelling is hearing improved physician; and (3) within 10	irements of the building code power source requirements. If mown above or contact your locators for the hearing impaired if: apaired; (2) the buyer gives the stays after the effective date, the red and specifies the locations for	vo-family dwellings to have working smoke detect in effect in the area in which the dwelling is locally you do not know the building code requirement all building official for more information. A buyer (1) the buyer or a member of the buyer's family eller written evidence of the hearing impairment for buyer makes a written request for the seller to into the installation. The parties may agree who will be etectors to install.	
		efects/malfunctions in any of the	following? Write Yes (Y) if you are aware, write No	
" \\\	u are not aware. Interior Walls	N Ceilings	Y Floors	
N	Exterior Walls	N <sub>Doors</sub>	N Windows	
N	 Roof	N Foundation/Slab(s)	N Sidewalks	
N	— Walls/Fences	N Driveways	N Intercom System	
	vvails, i crices			
N N	Plumbing/Sewers/Septics Other Structural Components (D	N Electrical Systems	N Lighting Fixtures	
N If the	Plumbing/Sewers/Septics Other Structural Components (D	N Electrical Systems Describe):	N Lighting Fixtures  ets if necessary): Floor: Damaged tile in entryway.	
N If the	Plumbing/Sewers/Septics Other Structural Components (D	N Electrical Systems Describe):	N Lighting Fixtures	
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If the Selle Are y N N N N N N	Plumbing/Sewers/Septics Other Structural Components (D e answer to any of the above is yes, er has never occupied this property. Seller enco you (Seller) aware of any of the followactive Termites (includes wood of Termite or Wood Rot Damage No Previous Termite Damage Previous Termite Treatment Improper Drainage Water Damage Not Due to a Flood Landfill, Settling, Soil Movement	N Electrical Systems  Describe):  A explain. (Attach additional shere)  Dourages Buyer to have their own inspections  Owing conditions? Write Yes (Y)  Described and their own inspections  Owing conditions? Write Yes (Y)  A House of the properties	Lighting Fixtures  ets if necessary): Floor: Damaged tile in entryway.  performed and verify all information relating to this property.  if you are aware, write No (N) if you are not aware revious Structural or Roof Repair lazardous or Toxic Waste sbestos Components lrea-formaldehyde Insulation adon Gas ead Based Paint luminum Wiring	
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Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property.

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

with passed hydrostatic test and full transferable warranty.

Seller's Disclosure Notice Concerning the Property at2119 Peachwood Dr, Missouri City, TX 77489 Page 3 (Street Address and City)  Are you (Seller) aware of any item, equipment, or system in or on the Property that is in need of repair? Yes (if you are aware No (if you are not aware). If yes, explain (attach additional sheets if necessary).
Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property.
Are you (Seller) aware of any of the following conditions?* Write Yes (Y) if you are aware, write No (N) if you are not aware.  N Present flood insurance coverage
N Previous flooding due to a failure or breach of a reservoir or a controlled or emergency release of water from a reservoir
N Previous water penetration into a structure on the property due to a natural flood event
Write Yes (Y) if you are aware, and check wholly or partly as applicable, write No (N) if you are not aware.
N Located  wholly partly in a 100-year floodplain (Special Flood Hazard Area-Zone A, V, A99, AE, AO, AH, VE, or AR)
N Located  wholly partly in a 500-year floodplain (Moderate Flood Hazard Area-Zone X (shaded))
N Located  wholly partly in a floodway
N Located  wholly partly in a flood pool
N Located  wholly partly in a reservoir
If the answer to any of the above is yes, explain (attach additional sheets if necessary):
Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property.
*For purposes of this notice: "100-year floodplain" means any area of land that:  (A) is identified on the flood insurance rate map as a special flood hazard area, which is designated as Zone A, V, A99, AE, AO, AH, VE, or AR on the map;  (B) has a one percent annual chance of flooding, which is considered to be a high risk of flooding; and (C) may include a regulatory floodway, flood pool, or reservoir.  "500-year floodplain" means any area of land that:  (A) is identified on the flood insurance rate map as a moderate flood hazard area, which is designated on the map as Zone X (shaded); and  (B) has a two-tenths of one percent annual chance of flooding, which is considered to be a moderate risk of flooding.  "Flood pool" means the area adjacent to a reservoir that lies above the normal maximum operating level of the reservoir and that is subject to controlled inundation under the management of the United States Army Corps of Engineers.  "Flood insurance rate map" means the most recent flood hazard map published by the Federal Emergency Management Agency under the National Flood Insurance Act of 1968 (42 U.S.C. Section 4001 et seq.).  "Floodway" means an area that is identified on the flood insurance rate map as a regulatory floodway, which includes the channel of a river or other watercourse and the adjacent land areas that must be reserved for the discharge of a base flood, also referred to as a 100-year flood, without cumulatively increasing the water surface elevation of more than a designated height.  "Reservoir" means a water impoundment project operated by the United States Army Corps of Engineers that is intended to retain water or delay the runoff of water in a designated surface area of land.
Have you (Seller) ever filed a claim for flood damage to the property with any insurance provider, including the National Flood Insurance Program (NFIP)?* Yes No. If yes, explain (attach additional sheets as necessary):  Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property.
*Homes in high risk flood zones with mortgages from federally regulated or insured lenders are required to have
flood insurance. Even when not required, the Federal Emergency Management Agency (FEMA) encourages homeowners in high risk, moderate risk, and low risk flood zones to purchase flood insurance that covers the structure(s) and the personal property within the structure(s).
Have you (Seller) ever received assistance from FEMA or the U.S. Small Business Administration (SBA) for flood damage to the property?   Yes  No. If yes, explain (attach additional sheets as necessary):

	Seller	ler's Disclosure Notice Concerning the Property at	Peachwood Dr, Missouri City, TX 77489 (Street Address and City)	09-01-2019 9:4			
9.	Are y	re you (Seller) aware of any of the following? Write Yes (Y) if you are aware, write No (N) if you are not aware.					
	N	N Room additions, structural modifications, or other alterations or repairs made without necessary permits or not in compliance with building codes in effect at that time.					
	Υ	Homeowners' Association or maintenance fees or assessme	ents.				
	N	Any "common area" (facilities such as pools, tennis courts, v with others.	valkways, or other areas) co-owned in undivided ir	nterest			
	N	Any notices of violations of deed restrictions or governmen Property.	tal ordinances affecting the condition or use of the	9			
	N	N Any lawsuits directly or indirectly affecting the Property.					
	N	N Any condition on the Property which materially affects the	physical health or safety of an individual.				
	N		• •	: water			
	Y	Any portion of the property that is located in a groundwate	er conservation district or a subsidence district.				
	If the	he answer to any of the above is yes, explain. (Attach additiona	al sheets if necessary): HOA: Meadowcreek Association, Inc.	: Main fee:			
	\$180.	80.00 paid annually. Please see attached for HOA-related expenses provided to	Seller at the time Seller purchased this property. Buyer is encor	uraged to			
11.	adjac This p zones Instal	aybe required for repairs or improvements. Contact the local jacent to public beaches for more information. is property may be located near a military installation and may nes or other operations. Information relating to high noise are stallation Compatible Use Zone Study or Joint Land Use Study or Internet website of the military installation and of the countrated.	be affected by high noise or air installation comp nd compatible use zones is available in the most prepared for a military installation and may be ac	patible use recent Air cessed on			
1	, 2 SA	Authorized signer on behalf of Opendoor Property C LLC  Opendoor Property C LLC  Opendoor Property C LLC					
ign	ature of	of Seller Date	Signature of Seller	Date			
The	unde	dersigned purchaser hereby acknowledges receipt of the foreg	joing notice.				
Sign	ature of	e of Purchaser Date S	Signature of Purchaser	Date			



This form was prepared by the Texas Real Estate Commission in accordance with Texas Property Code § 5.008(b) and is to be used in conjunction with a contract for the sale of real property entered into on or after September 1, 2019. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov) TREC NO. OP-H



1205 W Carrier Pkwy Ste 205 Grand Prairie TX 75050

info@blacktieplumbing.com www.blacktieplumbing.com Toll Free: 888.973.3981 Phone: 682.218.5777 Fax: 682.218.5776

Tech: Bill Bywaters	Date: 09/25/19 Job#19-30	Requested By:
Customer Name: OPENDOC	)R	Type of Test: Post-Test
Address: 2119 Peachwood	Dr	City: Missouri City
ZIP Code: 77489		Phone#:
Do	omestic Water Pro	essure Test
PSI at Start of test: 56	Location of Test Gauge:	
PSI at End of test: 56	Total PSI Lost:Unable to Test	Length of test: <u>15 Min.</u>
water meter, yard line and fixture bib utilizing the supplied city pres fixture drip, leak in the yard line,	s throughout the home. The tes sure and turning off the water a eak in the sprinkler system or a	is defined as: All water piping extending from the st is performed by installing a gauge onto a hose at the meter. If a leak is indicated it could be a leak under the slab. If the system leaks we the leak is in the domestic water system.
	Sewer Hydrosta	
Type of Cleanout: Single 2-Wa Amount of Loss: 0  Pass Fail	Material Type: PVC Length of test: 30 Min. Unable to Test	Size of Cleanout: 4 Inch
the cleanouts to under the Peraising the cleanout to slab level. If a leak is identify where the leak/leaks Before going through the expe	est Sewer Hydrostatic Test is or rimeter Beams of the Founda rel, inserting a test ball into the indicated we would recomme are in the sewer system. Leak tense of performing the leak lo	defined as: All Sewer Piping extending from ation of the Building. The test is performed by he sewer system and filling the sewer with end a leak location test be performed to k tests are accurate in most but not all cases. ocate have the sewer tested again. If you use tify there is no leak we will not charge you for
Recommendations/Not	es:	
Green Tag on Inspection		
Customer Signature:		Tech: Bill Bywaters



3200 Wilcrest Drive, Suite 440 Houston, Texas 77042 P: 832-240-3771 F: 832-240-2724 TBPE #F-18690 www.becengineer.com

September 12, 2019

Perma Pier Foundation Repair 2821 E Randol Mill Road Arlington, Texas 76011

Perma Pier Job #: 19-25746

Subject: Property at 2119 Peachwood Drive, Missouri City, Texas 77489

As requested by Perma Pier Foundation Repair, we have reviewed the repair proposal and installation data from Perma Pier Foundation Repair regarding the repairs made to the subject property. Perma Pier Foundation Repair presented the repaired portion of the foundation using 10 exterior segmental pre-cast concrete piles at the above referenced location for our review. It is to our understanding that after the work was completed, the area was left with a positive drainage away from the structure and the pile locations and spacing as represented were found to be in general compliance with industry standards, and generally in accordance with Perma Pier Foundation Repair's proposal based on the field data provided to us by Perma Pier Foundation Repair.

In our opinion, the piling depths in conjunction with the pile driving force as reported by Perma Pier Foundation Repair are generally appropriate for this type of structure and for the area where the work is being performed. The repair work performed to the subject location is believed to have been acceptably completed, based on the information provided by Perma Pier Foundation Repair, in accordance with good industry practice for foundation repair work using pre-cast segmental piles. The repairs performed on the subject location should be expected to minimize the foundation settlement observed prior to the foundation repair work. In instances where partial repairs are performed, meaning the entire foundation has not been underpinned, potential differential movement may occur. It should be noted that partial repairs modify the design of the foundation and while partial repairs are generally accepted industry practice the possibility of future movement should be recognized. Non-supported areas are not covered for downward foundation movements by the contractor's warranty.

The future performance of the foundation system on the subject location should function as generally intended, provided proper soil moisture is maintained and there is not a loss in the load bearing capacity of the soil beneath the foundation. Soils should be graded such that there is positive drainage away from the foundation or a drainage system can be installed to prevent water from ponding around the foundation. A foundation maintenance program is recommended which can be found at <a href="https://www.foundationperformance.org">www.foundationperformance.org</a>.

We appreciate being of service. If you have any questions or require additional information please contact the undersigned.

Regards,

Karl Breckon, PE BEC Engineers and Consultants, LLC

# perma Piel

Foundation Repair of Texas

# CERTIFICATE OF WARRANTY



2119 Peachwood Drive

Address

Missouri City, Texas 77489

City, State, ZIP code

Has received a Lifetime Transferable Warranty on Newly Installed Piers

Warranty under

the terms of the original written agreement dated

August 31st, 2019

2821 E. Randol Mill Rd. Perma-Pier Service Center

Arlington, TX 76011 Office (214) 637-1444

Fax (214) 637-0440

Kristen Stanley September 11th, 2019

Warranty Administrator Kristen Stanley Date

### **LIFETIME WARRANT**

within one (1) part in two hundred and forty (240) parts for the life of the structure that it supports (1" work performed by the COMPANY described as LIFETIME WARRANTY WORK under the terms, provisions, and conditions of the contract It is the intention of the Company to permanently stabilize the settlement of that portion of the foundation covered The LIFETIME WARRANTY WORK applies to concrete pilings, steel pressed pilings, and hybrid pilings. settlement in 20' This warranty applies ONLY to the horizontal span.) by the contract

## TRANSFER OF WARRANTY

plumbing test. So long as the provisions of this paragraph are met, there is no limit to the number of transfers that can be made Ninety (90) days after transfer of title. In the event a change in ownership occurs, assignment of this warranty to a new Owner or Owners must be accomplished no time of transfer upon receipt of payment of transfer fee current at the time of transfer and receipt of a recent (within one year) passing Assignment will be made in accordance with the warranty and with the procedures in effect at the later than

UNLESS ASSIGNMENT IS PROPERLY MADE WITHIN NINETY (90) DAYS AFTER TRANSFER OF TITLE, THIS WARRANTY IS NULLAND VOID

current transfer fee in effect at the time of transfer) must be sent to the address on the front of this warranty certificate To transfer the warranty, a Warranty Transfer Form, a current passing plumbing test (within the past year,) and a \$100 transfer fee (or the

# THIS WARRANTY SHALL BE NULL AND VOID IF:

- Full payment is not made within 30 days of completion of work as specified
- 2 An additional story is added to the structure, or changes of a similar scope are made, without the prior written approval of Company, when such changes would affect loads on the foundation.
- The structure is sited on a fault, or is affected by an earthquake or flood
- 5 4 3 The foundation is undermined (i.e., unaddressed plumbing leaks, soil slumping, eroding, creek beds, excavations, etc.
- underground facility or swimming pool depth. Underground facilities or swimming pools are installed within a horizontal distance from the foundation equal to or less than the
- The natural eroding of existing structure.
- 9876 Any accidental or intentional damage, fire, flood, windstorm, tornado, or other acts of nature occur.
  - Any party other than Perma-Pier Foundation Repair of Texas adjusts or modifies the piers/pilings installed by Perma-Pier
- The structure is partially or completely dismantled, razed, or demolished

## ARBITRATION OF DISPUTES

Arbitrator of like qualifications shall be selected by the American Arbitration Association, or any success or thereto, Each party shall select one (1) arbitrator who shall be a Registered Professional Civil or Structural Engineer, experienced in the field of shallow Arbitration shall be conducted in accordance with the prevailing rules of the American Arbitration Association or any successor thereto foundations and engaged solely in the private practice of his or her profession. In the event that the Owner and Company cannot agree that the movement in the foundation has been controlled and settlement is within the specified above, it is specifically agreed by acceptance of this warranty that the matter shall be determined by binding arbitration. If the 2 selected engineers cannot reach agreement, then an on application of either party.







### **Transfer of Warranty**

Date of Transfer:
Property Address:
Previous Owner:
New Owner Name (printed):
New Owner Signature:Date Signed:
Mailing Address (if different than address above):
Questions Directed To:Phone/Email:
New Owner Contact Information: Phone(s):
Email address:
In the event a change in ownership occurs, assignment of this warranty to a new Owner or Owners must be accomplished <b>no later than ninety (90) days after transfer of title</b> . Assignment will be made in accordance with the warranty and with the terms and procedures in effect at the time of transfer upon receipt of payment of the \$100 transfer fee (or current) at the time of transfer. <b>Perma-Pier must also have a copy of a recent passing plumbing test (within the past year) consisting of 1) a domestic water pressure test and 2) a sewer hydrostatic test at slab level. As long as the provisions of this paragraph are met, there is no limit to the number of transfers that can be made.  UNLESS ASSIGNMENT IS PROPERLY MADE WITHIN (90) DAYS AFTER TRANSFER OF TITLE,  THIS WARRANTY IS NULL AND VOID.  NOTE: If foundation adjustments are required due to the settling of Contractor's piers or pilings, Contractor will re-adjust affected piers or pilings at no charge to owner. This warranty covers existing, contracted work performed by Perma-Pier Foundation Repair of Texas only. The future performance of any foundation,</b>
including future movement and/or the need for additional pilings cannot be predicted due to variables out of the control of Perma-Pier Foundation Repair of Texas. For unabridged details, see the original contract.
*** For Office Use Only ***  Processing Employee:



### RECOMMENDED WATERING MAINTENANCE PROGRAM

During the rainy season, soil expansion occurs and during the dry-summer months or periods of little to no rainfall, soil shrinkage occurs. Due to drastic changes in Texas weather, soil tends to swell and shrink often causing your home to move up and down. To stop seasonal damage, a controlled watering program must be followed that will prevent excessive changes in the moisture content of the soil near the home.

The major factors influencing soil movement that can cause distress to the foundations are large individual trees, thickets or other vegetation that withdraw large amounts of moisture from the soil. The area where the roots are located is drier than adjacent areas. These pockets of dry soil have a much higher potential for swelling than do the less dry areas. Planting flower beds or shrubs next to the foundation and keeping these areas flooded will increase soil moisture content and result in soil expansion. Shade trees should be planted a distance equal to the mature height of the trees from the foundation. (Horticulturists report that one large tree can remove up to 200 gallons of water from the soil every day). If planted too close, the roots penetrate beneath the foundation and withdraw moisture from the soil creating soil shrinkage, often resulting in drainage problems. If the structure is built on expansive soils and the lot is not graded to drain rainfall runoff away from the structure, water collects and causes distress to the structure due to swelling of the soil from excessive moisture content.

### **Maintenance Procedures:**

- 1. Landscaping should be done on all sides of the foundation. Make sure you have a positive grade away from the foundation to assure proper drainage. If water is not properly draining away, consider installing a surface drain or French drain, depending on the severity of the problem.
- 2. During hot, dry weather, the foundation needs much more water to maintain stability. During cold, damp weather, less water is needed.
- 3. A soaker hose should be placed on each side of the foundation, no farther than 12" from the edge of the foundation. This will allow for an even distribution of water to soak into the soil. (Do not place the soaker hose against the foundation. If soil has dried and cracked, water may travel along the cracks and accumulate at the bottom of the grade beam. If too much water collects under the foundation, the soil may become too wet and lose its load bearing capacity; therefore, causing your house to sink into the ground or the soil may swell under moderate amounts of water and cause that area to heave.)
- 4. During hot or dry months, proper watering will keep the soil from separating or pulling back from the foundation. We recommend watering daily these months to keep the soil under the foundation at a consistent moisture rate. Remember, the goal of a watering program is to maintain a constant level of moisture in the soil near and under the house.

**PERMA-PIER Foundation Repair of Texas** 

2821 East Randol Mill Road, Arlington, TX 76011 Phone: 214-637-1444 Toll Free: 1-877-840-9993

Fax:214-637-0440 www.permapier.com



### 1. GENERAL CONDITIONS

"The work to be performed under this contract is designed to attempt to return the foundation to as near its original horizontal position as practically possible. The house will be lifted until, in the sole opinion of the Contractor, further raising will result in excessive damage to cosmetic finishes or to the structure. Complete leveling is not to be expected. Pier loctions may vary from site map due to conditions not under control by the Company.

\*\*The Contractor is not responsible for subsequent damage or costs caused by foundation lifting, stabilization, or driving pilings. Seasonal variations in the soil moisture contents may result in the formation of new cracks, or in varying length and width of existing interior and exterior cracks. Complete leveling of this property should not be anticipated. Lifting and/or stabilizing the foundation may cause sheetrock, wallpaper, plaster, roofing, piping, wiring, flooring, or other materials to stress and crack, wrinkle, separate, or break. The Contractor has no obligation to repair or to replace any damage whether it is exposed or concealed or buried, to the foundation, to the structure (including but not limited to cosmetic damage,) plumbing, flooring, electrical wiring, ducting, gas pipes, other portions of the structure and its system, furniture, fixtures, furnishings (including but not limited to artwork, photographs, sculptures, interior light fixtures and/or chandeliers), landscaping, irrigation, vegetation, shrubs, pavers, flagstone, wood or other decks, to spas or to personal property without regard to when or where said damage occurs except as otherwise set out herein. Contractor will not be responsible for repairing pre-existing plumbing problems, deteriorated pipes, new plumbing problems or leaks caused by foundation movement before, during, or after lift.

- \*\* Prior to work beginning, please remove all outside items from the work areas (including anything that is special to you,) and ground or hanging lighting. We will transplant shrubbery at the point of installation, but we cannot guarantee their survival after transplant. You may wish to consult a landscaper or greenhouse to remove established plantings or shrubs prior to foundation work.
- \*\* Customer shall supply Contractor with water and electricity at owner's expense. Contractor must have access to the breaker box at all times and must enter the property at the time it is leveled.
- \*\* Contractor will arrange for underground line/utility checks (Texas 811) as needed. Contractor has no control over the line check personnel or their scheduling."

### 2. DISCOVERY CLAUSES (requiring a Change Order to continue the foundation work)

Pier Depth: Any depth beyond 30 feet on steel piers will incur additional charges through a change order in the amount of \$10.00 per foot over 30 feet.

- Existing Piers: Discovery of existing builder piers, or previous foundation repair piers will incur additional charges per pier to disable: \$250 up to 12" diameter; \$500 12" to 24" diameter; \$750 24" to 36" diameter. For disabling existing Bullivant-style steel piers (bolted onto the foundation.) the charge will be \$250 per pier.
- Soil Conditions: Any unexpected rock formations or high density clay that keeps us from performing our standard duties will incur additional charges per a change order at \$150/ft.
- Non-Steel Reinforced Grade Beams: If we are performing repairs on a home without reinforced grade beams, work will cease until a change order is agreed upon.
- Excessive Roots: When digging tunnels and excessive roots are discovered, a charge of \$150 per foot of tunnel will be charged on a change order.
- Added Angle Iron/I Beam: If added materials are required, this will incur an additional charge of \$150 per pier on a change order.
- Post-Tension Cable Repairs: If broken cables are discovered, we can repair them at approximately \$900 per cable on a change order.
- Tunnel: If tunnels are not safe unless shored due to loose soils, or are deeper than 36" from slab, this will incur an additional charge of \$50/ft. of tunnel on a change order.
- Shoring: Beams deeper than 36" from grade will incur a charge \$50/ft. on a change order, and each pier location will incur an additional charge of \$250 for shoring material and labor.
- Shallow Water Table: If we discover that there is an unusually shallow water table which prohibits our work or changes our work scope, work will cease until a change order is agreed upon.

### 3. WARRANTIES

The LIFETIME WARRANTY WORK applies to concrete pilings, steel pressed pilings, and hybrid pilings. It is the intention of the Contractor to permanently stabilize the settlement of that portion of the foundation covered by this contract to within one (1) part in two hundred and forty (240) parts for the life of the structure that it supports (1" settlement in 20' horizontal span.) This warranty applies ONLY to the work performed by Contractor described as LIFETIME WARRANTY WORK under the terms, provisions and conditions of this contract, otherwise specifically noted in the "Warranty" section of the contract. If your foundation work is warranted, a passing plumbing test (current within the last year) is required for Perma-Pier to perform future warranty work or to transfer the warranty. THIS WARRANTY SHALL BE NULL AND VOID IF:

- Full payment is not made within 30 days of completion of work as specified, unless otherwise agreed to in writing on the contract.
- Post-Repair Plumbing Test is not performed, or if Test fails and repairs are not made. (Applies to all pier related jobs does not apply to drainage or injections.)
- > Locating and/or installation of cleanout(s) may be required to perform plumbing test. Installation of cleanout(s) will be at customer's expense if not included in this contract.
- Additional story is added to the structure, or changes of a similar scope are made without the prior written approval of Contractor, when such changes would affect loads on the foundation.



### (3. WARRANTIES - continued)

- The structure is sited on a fault, or is affected by an earthquake.
- Underground facilities or swimming pools are installed within a horizontal distance from the foundation equal to or less than the maximum depth of the swimming pool.
- The foundation is undermined (e.g., soil slumping, eroding, unaddressed plumbing leaks, creek beds, excavations, etc.)
- The natural eroding of existing structure.
- Any accidental or intentional damage, fire, flood, windstorm, tornado, or other acts of nature.

### 4. TRANSFER OF WARRANTY

In the event a change in ownership occurs, assignment of this warranty to a new Owner or Owners must be accomplished no later than Ninety (90) days after transfer of title. Assignment will be made in accordance with the warranty and with the procedures in effect at the time of transfer upon receipt of payment of transfer fee current at the time of transfer and receipt of a recent (within one year) passing plumbing test. So long as the provisions of this paragraph are met, there is no limit to the number of transfers that can be made. UNLESS ASSIGNMENT IS PROPERLY MADE WITHIN (90) DAYS AFTER TRANSFER OF TITLE, THIS WARRANTY IS NULL AND VOID. NOTE: To transfer the warranty, a Warranty Transfer Form, a current passing plumbing test (within the past year,) and a \$100 transfer fee (or the current transfer fee) must be sent to the address stated in Section 8 below.

### 5. TERMINATION OF WARRANTY

The Contractor may terminate this warranty at any time by paying the current owner an amount equal to the total payments made under the original contract.

### 6. DISCLAIMER OF ADDITIONAL WARRANTIES

OTHER THAN THE EXPRESS LIMITED WARRANTIES SET FORTH HEREIN, CONTRACTOR SPECIFICALLY DISCLAIMS ANY WARRANTY, GUARANTEE, REPRESENTATION, ORAL OR WRITTEN, EXPRESSED OR IMPLIED, PAST, PRESENT OR FUTURE, OF, AS TO, OR CONCERNING ANY OF THE FOLLOWING: (A) THE HABITABILITY, MERCHANTABILITY, AND FITNESS FOR A PARTICULAR PURPOSE OF THE PROPERTY AND IMPROVEMENTS WHERE THE PROJECT SITE IS LOCATED AS NOW EXISTING OR AFTER COMPLETION OF THE WORK; (B) THE MANNER OR QUALITY OF THE WORK AND THE CONSTRUCTION OF ANY IMPROVEMENTS TO THE PROPERTY BEING IN A GOOD AND WORKMANLIKE MANNER OR OTHERWISE.

### 7. DISPUTE RESOLUTION

A. Mediation: Any claim, dispute or other matter in question arising out of or related to this Agreement shall be subject to mediation as a condition precedent to binding dispute resolution. If the parties do not resolve a dispute through mediation, the method of binding dispute resolution shall be arbitration. The parties shall share the mediator's fee equally. The mediation shall be held in Dallas, Texas.

B. Arbitration: In the event mediation is not successful, all claims or disputes or other matters in question that are not resolved within ten (10) days following mediation of such claim, dispute or other matter in question shall be submitted to arbitration pursuant to the Construction Industry Rules of the American Arbitration Association; provided, however, that the arbitration hearing shall take place on a fast-track basis, not more than ninety (90) days following delivery by either party of written demand for arbitration to the American Arbitration Association. The arbitration shall be heard and determined by a single neutral arbitrator to be mutually selected and appointed by the disputing parties within 14 days of the date any party makes a written demand for arbitration. If the parties cannot mutually select and agree on an arbitrator a neutral third party such as the local office of the AAA or a local court shall be utilized to select and appoint an arbitrator. The seat of the arbitration and the place of issuance of the final award shall be Dallas, Dallas County, Texas

WAIVER OF JURY TRIAL-TO THE MAXIMUM EXTENT PERMITTED BY LAW, THE OWNER AND CONTRACTOR EACH IRREVOCABLY WAIVES ALL RIGHT TO TRIAL BY JURY IN ANY ACTION, PROCEEDING, OR COUNTERCLAIM (WHETHER BASED ON CONTRACT, TORT, OR OTHERWISE) ARISING OUT OF OR RELATING TO ANY OF THE PROVISIONS OF THIS AGREEMENT OR ANY DOCUMENT DELIVERED IN CONNECTION WITH THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED THEREBY, WHETHER NOW EXISTING OR ARISING HEREAFTER. THE OWNER AND CONTRACTOR EACH AGREES AND CONSENTS THAT EITHER PARTY MAY FILE AN ORIGINAL COUNTERPART OR COPY OF THIS AGREEMENT WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF THE PARTIES TO THE WAIVER OF THEIR RIGHT TO TRIAL BY JURY.

### 8. NOTICES

Direct notices and/or payments to: Perma-Pier Foundation Repair of Texas, 2821 E. Randol Mill Rd, Arlington, TX 76011

### 9. WAIVER OF CONSEQUENTIAL DAMAGES

The Owner and Contractor waive consequential damages for claims, disputes or other matters in question arising out of or relating to this Agreement. This mutual waiver is applicable, without limitation, to all consequential damages arising out of or related to this agreement, including but not limited to the termination of this Agreement by either the Owner or Contractor.



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

(Chapter 207, Texas Property Code)

Res	sale Certificate concerning the Property (including any common areas assigned to the Property) located  2119 Peachwood Drive (Street Address), City  Missouri City , County of Fort Bend , Texas, prepared		
of	Missouri City , County of Fort Bend , Texas, prepared		
by '	the property owners' association (Association).		
A.	The Property $\square$ is $\boxed{\mathbf{X}}$ is not subject to a right of first refusal (other than a right of first refusal prohibited by statute) or other restraint contained in the restrictions or restrictive covenants that restricts the owner's right to transfer the owner's property.		
В.	The current regular assessment for the Property is \$ 180.00 per Year (2019 Rate)		
C.	A special assessment for the Property due after this resale certificate is delivered is \$ \( \text{O.OO} \)  payable as follows		
D.	The total of all amounts due and unpaid to the Association that are attributable to the Property is \$ O.OO (for 2019) .		
E.	The capital expenditures approved by the Association for its current fiscal year are \$\frac{\text{unknown}}{\text{unknown}}\$.		
F.	The amount of reserves for capital expenditures is \$ 1,074.13		
G.	Unsatisfied judgments against the Association total \$ O.OO		
Н,	Other than lawsuits relating to unpaid ad valorem taxes of an individual member of the association, there $\square$ are $\boxed{\mathbf{X}}$ are not any suits pending in which the Association is a party. The style and cause number of each pending suit is:		
I.	The Association's board $\square$ has actual knowledge $\boxed{\textbf{X}}$ has no actual knowledge of conditions on the Property in violation of the restrictions applying to the subdivision or the bylaws or rules of the Association. Known violations are $\underline{\hspace{1cm}}$ none per last inspection .		
J.	The association $\square$ has $\boxed{\mathbf{X}}$ has not received notice from any governmental authority regarding health or building code violations with respect to the Property or any common areas or common facilities owned or leased by the Association. A summary or copy of each notice is attached.		
K.	The amount of any administrative transfer fee charged by the Association for a change of ownership property in the subdivision is \$ 225.00 . Describe all fees associated with the transfer of owners (include a description of each fee, to whom each fee is payable and the amount of each fee). Transfer fee of \$150 and \$75.00 Quote Fee is payable to Randall Management.		

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TREC NO. 37-5

Fax: (713)7230934

	2119 Peachwo		
Subdivision Information Concerning	Missouri City		Page 2 of 2 2-10-2014
	(Address of Pr	roperty)	
L. The Association's managing agent is _	F 4	Randall Q. Smith	
3 3 3		(Name of Agent)	
	, j	11	
6200 S	Savoy Drive, Suite 420, H	ouston, TX 77036	
	(Mailing Address)		
(713)728-1126			(713)723-0934
(Telephone Number)		0.	(Fax Number)
rqsmith@randallma	nagement.com or corpo	rate@randallmanager	nent.com
	(E-mail Address)	*	
M. The restrictions X do ☐ do not a pay assessments.	allow foreclosure of the	Association's lien or	n the Property for failure to
REQUIRED ATTACHMENTS:			
1. Restrictions	5.	Current Operating Bu	dget
2. Rules	6.		rance concerning Property
3. Bylaws		and Facilities	and id. Common yarda
4. Current Balance Sheet	7.	Any Governmental Housing Code Violation	
NOTICE: This Subdivision Information r	may change at any time.  Meadowcreek Associa	ition, Inc.	
	Name of Associat		-
By: Landall de	Just		
Print Name: Randall Q. Smith			
Title: Managing Agent			
Date: July 18, 2019			-
Mailing Address: 6200 Savoy Dr., #420, F	Houston, TX 77036		
E-mail: corporate@randallmanagement.	com		
and a spilling to the first of the spilling of	E E E E	) - 10° - 10° - 10°	t. to to the Addition
This form has been approved by the Texas Re No representation is made as to the legal validity P.O. Box 12188, Austin, TX 78711-2188, 512-936-30	ty or adequacy of any provisio	n in any specific transaction	on. Texas Real Estate Commission

(TXR-1923) 2-10-2014