APPROVED BY THE TEXAS REAL ESTATE COMMISSION

10-10-11

ADDENDUM FOR SELLER'S DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS AS REQUIRED BY FEDERAL LAW

		8118 Roebo		Houston		
			(Street Address and C	ity)		
resi bas may beh selle bas kno prio	AD WARNING STATEMENT: "Evidential dwelling was built prior to 1 deed paint that may place young child y produce permanent neurological problems, and impaired meter of any interest in residential reled paint hazards from risk assessment lead-based paint hazards. A risk or to purchase."	1978 is notified dren at risk of all damage, incomory. Lead pois al property is rements or inspective assessment of	that such property may pre- developing lead poisoning. sluding learning disabilities soning also poses a particu- equired to provide the buy tions in the seller's posses r inspection for possible learning.	esent exposure to lead from Lead poisoning in young set, reduced intelligence all ar risk to pregnant work er with any information of sion and notify the buyers.	om lead- children quotient, nen. The on lead- r of any	
SEL	LER'S DISCLOSURE:					
1.	PRESENCE OF LEAD-BASED PAIN (a) Known lead-based paint and	T AND/OR LEAD I/or lead-based p	-BASED PAINT HAZARDS (o aint hazards are present in th	check one box only): e Property (explain):		
2.	(b) Seller has no actual knowled RECORDS AND REPORTS AVAILAB	BLE TO SELLER	(check one box only):			
	(a) Seller has provided the pand/or lead-based paint haza	ourchaser with a ards in the Prope	all available records and reports (list documents):	ports pertaining to lead-bas	ed paint	
	(b) Seller has no reports or re Property.	ecords pertaining	to lead-based paint and/o	r lead-based paint hazard	 s in the	
BUY	YER'S RIGHTS (check one box only):					
Buyer waives the opportunity to conduct a risk assessment or inspection lead-based paint or lead-based paint hazards.						
	 Within ten days after the effecti selected by Buyer. If lead-base contract by giving Seller written money will be refunded to Buyer. 	ed paint or lead notice within 14	-based paint hazards are p days after the effective dat	resent. Buver may termin	ate this	
	YER'S ACKNOWLEDGMENT (check a	applicable boxes	:			
	1. Buyer has received copies of all i	nformation listed	above.			
	Buyer has received the pamphlet DKERS' ACKNOWLEDGMENT: Broke	Protect Your Fal	Mily from Lead in Your Home.	under 40 H C O 4050-14-		
(a) adde	provide Buyer with the federally endum; (c) disclose any known lead	 approved pa l-based paint ar 	mphlet on lead poisoning d/or lead-based paint hazar	prevention; (b) completes in the Property: (d) de	eliver all	
prov	records and reports to Buyer pertaining to lead-based paint and/or lead-based paint hazards in the Property; (e) provide Buyer a period of up to 10 days to have the Property inspected; and (f) retain a completed copy of this					
adde	endum for at least 3 years following the	iys to nave the sale Brokers a	Property inspected; and (t)	retain a completed copy	of this	
^==	RTIFICATION OF ACCURACY: The	following perso	ns have reviewed the infor	mation above and certify	to the	
CER	of their knowledge, that the information	n they have prov	ided is true and accurate.	A	, 10 110	
best			mr. 0. 2/2.	Butler 10/2	10/-	
best			Mull pred	Buttle 10/2		
best		Date	Sollor		W LAC	
best		Date	Seller Mary Jo Wey Butler		Date	
yer		Date			Date	
best lyer lyer her Bro	oker		Mary Jo Wey Butler Seller Listing Broker		Date	
iyer iyer	oker	Date	Mary Jo Wey Butler Seller			
iyer iyer her Bro	oker form of this addendum has been approved be so foontracts. Such approval relates to this correspond to the solution of th	Date Date	Mary Jo Wey Butler Seller Listing Broker Larry Newman	a similarly approved or promulca	Date	

(TXR 1906) 10-10-11

TREC No. OP-L



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.

or ancoured by the series that purchases	and should be attached as a separa	te portion of a purchase contract. P	lease see NOTE at bot	tom of page.
1) The real property, described below, district has taxing authority separate from an unlimited rate of tax in payment of \$0.35 on each \$100 this date, is \$0.35 on each supportion of bonds issued that are payapproved by the voters and which have of all bonds issued for one or more \$ 2) The district has the authority to adopservices available but not connected an utilize the utility capacity available to the most recent amount of the standby property at the time of imposition and is if any, of unpaid standby fees on a tract of the	m any other taxing authority and masuch bonds. As of this date, the rate of the district of assessed valuation. If the district of the specified facilities of the specifi	ay, subject to voter approval, issue to of taxes levied by the district or rict has not yet levied taxes, the man he total amount of bonds, excluding or expected to be received under the district and payable in whole the district and payable in whole the district that has water, so all ding, or other improvement locates the authority without holding an annual of standby fee is a personal of	an unlimited amount of a real property located most recent projected ing refunding bonds at a contract with a government of the aggregate initial perior of the perior of the detection on the matter of the person	In the district is rate of tax, as of and any bonds or remmental entity, orincipal amounts property taxes is tage facilities and not substantially r. As of this date, and that owned the
3) Mark an "X" in one of the following Notice for Districts Located in W X Notice for Districts Located in W Not Located within the Corporat Notice for Districts that are N Extraterritorial Jurisdiction of O	three spaces and then complete as in hole or in Part within the Corpor Whole or in Part in the Extrater e Boundaries of a Municipality (O OT Located in Whole or in F	ate Boundaries of a Municipality ritorial Jurisdiction of One or Macomplete Paragraph B). Party within the Corporate Bo	More Home-Rule Mu	inicipalities and
A) The district is located in whole the district are subject to the taxes impost corporate boundaries of a municipality m. B) The district is located in whole located in the extraterritorial jurisdiction district is annexed, the district is dissolve	sed by the municipality and by the nay be dissolved by municipal ordin or in part in the extraterritorial jur n of a municipality may be annexed	district until the district is dissolve ance without the consent of the dis isdiction of the City of	ed. By law, a district letrict or the voters of the	e district.
4) The purpose of this district is to prov bonds payable in whole or in part from these utility facilities are owned or to be Prestonwood Forest, Sec 4 R/P May Despriy	ide water, sewer, drainage, or flood property taxes. The cost of these ut	ility facilities is not included in the	e nurchase price of vo	our property and
PURCHASER IS ADVISED THAT THI TIME. THE DISTRICT ROUTINELY I EACH YEAR, EFFECTIVE FOR THI ADVISED TO CONTACT THE DIST INFORMATION SHOWN ON THIS FO	ESTABLISHES TAX RATES DUI E YEAR IN WHICH THE TAX RICT TO DETERMINE THE ST RM.	RING THE MONTHS OF SEPTE RATES ARE APPROVED BY FATUS OF ANY CURRENT OF	MBER THROUGH E THE DISTRICT. PI R PROPOSED CHAI	DECEMBER OF URCHASER IS NGES TO THE
The undersigned purchaser hereby ackno real property described in such notice or a	wledges receipt of the foregoing no tt closing of purchase of the real pro	otice at or prior to execution of a bioperty.	inding contract for the	purchase of the
Signature of Purchaser	Date	Signature of Purchaser		Date
NOTE: Correct district name, tax rate, be an addendum or paragraph of a purchas propose to provide one or more of the spaces, a statement of the district's most reached commission to adopt and impose a state to be given to the prospective purchaser pacting on the seller's behalf may modify correct calendar year in the appropriate sp	e contract, the notice shall be exe pecified facilities and services, the secent projected rate of tax is to be plandby fee, the second paragraph of rior to execution of a binding contract the notice by substitution of the way	cuted by the seller and purchaser, appropriate purpose may be eliminaced in the appropriate space. If the notice may be deleted. For the act of sale and purchase, a seller and purchase, a seller and purchase.	as indicated. If the chated. If the district has e district does not have a purposes of the notice.	district does not as not yet levied e approval from the form required tative, or person
11/1/2014 ©2014 Fexas United Realty, 10605 Grant Rd Ste 106 Houston TX Larry Newman Produced v	©2015 Houston REALTOI 77070 with zipForm® by zipLogix 18070 Fifteen Mile R	RS® Information Service, Inc. Phone: (281)397-8824 oad, Fraser, Michigan 48026 www.zipLogix.co	Fax: (281)912-1112 om	HAR400 8118 Roebourne



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

	8118 Roebourne Ln Houston
	(Street Address and City)
	Prestonwood Forest HOA/High Sierra MGMT (281-391-7914)
A.	(Name of Property Owners Association, (Association) and Phone Number) SUBDIVISION INFORMATION: "Subdivision Information" means: (i) a current copy of the restrictions applying to the subdivision and bylaws and rules of the Association, and (ii) a resale certificate, all of which are described by Section 207.003 of the Texas Property Code.
	(Check only one box):
	1. Within days after the effective date of the contract, Seller shall obtain, pay for, and deliver the Subdivision Information to the Buyer. If Seller delivers the Subdivision Information, Buyer may terminate the contract within 3 days after Buyer receives the Subdivision Information or prior to closing, whicheve occurs first, and the earnest money will be refunded to Buyer. If Buyer does not receive the Subdivision Information, Buyer, as Buyer's sole remedy, may terminate the contract at any time prior to closing and the earnest money will be refunded to Buyer.
	2. Within days after the effective date of the contract, Buyer shall obtain, pay for, and deliver a copy of the Subdivision Information to the Seller. If Buyer obtains the Subdivision Information within the time required, Buyer may terminate the contract within 3 days after Buyer receives the Subdivision Information or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer. It Buyer, due to factors beyond Buyer's control, is not able to obtain the Subdivision Information within the time required, Buyer may, as Buyer's sole remedy, terminate the contract within 3 days after the time required or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer.
	3. Buyer has received and approved the Subdivision Information before signing the contract. Buyer \(\sqrt{o}\) does not require an updated resale certificate. If Buyer requires an updated resale certificate, Seller, at Buyer's expense, shall deliver it to Buyer within 10 days after receiving payment for the updated resale certificate from Buyer. Buyer may terminate this contract and the earnest money will be refunded to Buyer if Seller fails to deliver the updated resale certificate within the time required.
	X 4. Buyer does not require delivery of the Subdivision Information.
	The title company or its agent is authorized to act on behalf of the parties to obtain the Subdivision
	information ONLY upon receipt of the required fee for the Subdivision Information from the party
	MATERIAL CHANGES. If Seller becomes aware of any material changes in the Subdivision Information, Seller shall promptly give notice to Buyer. Buyer may terminate the contract prior to closing by giving written notice to Seller if: (i) any of the Subdivision Information provided was not true; or (ii) any material adverse change in the Subdivision Information occurs prior to closing, and the earnest money will be refunded to Buyer.
C.	FEES: Except as provided by Paragraphs A, D and E, Buyer shall pay any and all Association fees or other charges
	associated with the transfer of the Property not to exceed \$ and Seller shall pay any excess
E.	DEPOSITS FOR RESERVES: Buyer shall pay any deposits for reserves required at closing by the Association. AUTHORIZATION: Seller authorizes the Association to release and provide the Subdivision Information and any updated resale certificate if requested by the Buyer, the Title Company, or any broker to this sale. If Buyer does not require the Subdivision Information or an updated resale certificate, and the Title Company requires information from the Association (such as the status of dues, special assessments, violations of covenants and restrictions, and a waiver of any right of first refusal), Buyer Seller shall pay the Title Company the cost of obtaining the information prior to the Title Company ordering the information.
NO	ICE TO BUYER REGARDING REPAIRS BY THE ASSOCIATION: The Association may have the sole
resp	onsibility to make certain repairs to the Property. If you are concerned about the condition of any part of the
Asso	erty which the Association is required to repair, you should not sign the contract unless you are satisfied that the ciation will make the desired repairs.
Buye	Seller Wary Jo Wey Butler
Buye	r Seller
va	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 roval 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 dity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, tin, TX 78711-2188, (512) 936-3000 (www.trec.texas.gov) TREC No. 36-8. This form replaces TREC No. 36-7.

(TXR-1922) 08-18-2014

TREC NO. 36-8

Fax: (281)912-1112



Information About Brokerage Services

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

TYPES OF REAL ESTATE LICENSE HOLDERS:

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

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

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

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

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

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

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

- Must treat all parties to the transaction impartially and fairly;
- May, with the parties' written consent, appoint a different license holder associated with the broker to each party (owner and buyer) to communicate with, provide opinions and advice to, and carry out the instructions of each party to the transaction.
- Must not, unless specifically authorized in writing to do so by the party, disclose:
 - that the owner will accept a price less than the written asking price;
 - that the buyer/tenant will pay a price greater than the price submitted in a written offer; and
 - 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.

Texas United Realty	599460		(713)551-1556
Licensed Broker /Broker Firm Name or	License No.	Email	Phone
Primary Assumed Business Name			, none
Designated Broker of Firm Rick Rogers	License No. 533893	Email	Phone (713)551-1556
Licensed Supervisor of Sales Agent/	License No.	Email	Phone
Associate			THORE
Larry Newman	0228156	larry.a.newman@sbcglobal.net	(281)964-5808
Sales Agent/Associate's Name	License No.	Email	Phone
Buyer/1	enant/Seller/Landlord Ini	tials Date	

Regulated by the Texas Real Estate Commission

Information available at www.trec.texas.gov

TXR-2501

Phone: (281)397-8824

IABS 1-0 Date

Texas United Realty, 10605 Grant Rd Ste 106 Houston TX 77070

Fax: (281)912-1112

8118 Roebourne

Larry Newman

Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com



GENERAL INFORMATION AND NOTICE TO BUYERS AND SELLERS

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Be an informed seller or buyer. The following information may assist you during your real estate transaction.

ANNEXATION. If a property is outside the limits of a municipality, the buyer should be aware that the property may later be annexed by a nearby municipality. The buyer may find information on the boundaries of nearby municipalities by contacting the municipalities directly.

APPRAISAL. An appraisal is a valuation of the property. An appraiser renders an estimate of value as of a certain date under assumptions and conditions stated in the appraisal report. Typically, a buyer's lender requires an appraisal to verify that the loan is secured by property that is worth a certain amount. An appraisal is not the same as an inspection.

BROKERS. A real estate broker represents a party (buyer or seller) in a real estate transaction or may act as an intermediary between the parties. A party may work with the broker or with one of the broker's agents. Both a buyer and seller will be provided a form titled "Information About Brokerage Services" (TXR 2501) which defines agency relationships. An agent may help a seller market the property or help a buyer locate a property. The agent is obligated to negotiate the transaction and may assist in gathering information and may coordinate many details in the transaction. Brokers and agents are not inspectors. They do not possess the expertise to conduct inspections and therefore do not make any representations, warranties, or guarantees about a property's condition. Agents are not attorneys. Parties are encouraged to seek the assistance of an attorney to help in understanding any of the legal consequences and provisions of the contract or transaction.

ENVIRONMENTAL CONCERNS.

General. Over the years the market has identified environmental conditions that buyers should know may exist. Environmental hazards include, but are not limited to, conditions such as: asbestos, lead-based paint, mold, pesticides, radon gas, toxic waste, underground storage tanks, urea formaldehyde insulation, and other pollutants. Wetlands or endangered species on the property may restrict the use of the property.

Environmental Inspections. If the buyer is concerned that environmental hazards, wetlands, or endangered species may be present on the property, the buyer should hire a qualified expert to inspect the property for such items. The parties may include a promulgated addendum (TXR 1917) in the contract that may address such matters.

Lead-Based Paint. If a property was built before 1978, federal law requires that the seller provide the buyer with: (1) the pamphlet titled "Protect Your Family from Lead in Your Home" (TXR 2511); (2) the records and reports the seller has concerning lead-based paint or hazards; and (3) an opportunity to have the property inspected for lead-based paint or hazards.

Mold. It is not uncommon to find mold spores in a property. The concern about mold increases when there are large amounts of mold found in a property. The Texas Department of Insurance publishes a document titled "Protect Your Home from Mold" (TXR 2507) which discusses mold in more detail.

Oak Wilt and Diseased Trees. There are diseases such as oak wilt and other conditions that may affect trees and other plants. Oak wilt is a fungus that affects certain oak trees. If the buyer is concerned about such matters, the buyer may have the trees and other plants inspected by a professional.

Noise. Surrounding properties are used for a variety of purposes. Some of the uses cause noise (for example, airports, railways, highways, restaurants, bars, schools, arenas and construction). The buyer is encouraged to drive to review the area around the property at various times and days.

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EXPANSIVE SOILS. Soil conditions vary greatly throughout Texas. Many soils will move; some more than others. This movement will, many times, affect the foundation of homes and buildings and may cause cracks to appear in walls or other parts of the building. Additionally, if a property is newly constructed, the concrete curing process may also cause the foundation of the building to move. Seasonal changes in the moisture in the soil may also cause foundations to move. The buyer should check with an inspector and other experts on preventive methods to minimize the risk of such movement.

FIRPTA. The Foreign Investment in Real Property Tax Act of 1980 (FIRPTA) may require buyers in certain transactions involving a seller who qualifies as a "foreign person" to withhold up to 15% of the amount realized by the seller (usually the sales price) for federal taxes. A "foreign person" is defined as a: (1) nonresident alien individual; (2) foreign corporation that has not made an election under section 897(i) of the Internal Revenue Code to be treated as a domestic corporation; or (3) foreign partnership, trust, or estate. The definition does not include a resident alien individual. A seller should notify the buyer whether the seller is a "foreign person" as defined by federal law. If the seller is unsure whether he or she qualifies as a "foreign person", the seller should consult a tax professional or an attorney.

FLOOD HAZARD, FLOODWAYS, AND FLOOD INSURANCE. Many properties are in flood hazard areas. Lenders who make loans on properties located in special flood hazard areas typically require the owner to maintain flood insurance. Additionally, some properties may lie in the floodway. The Texas Association of REALTORS® publishes a form titled, "Information about Special Flood Hazard Areas" (TXR 1414), which discusses flood hazard areas and floodways in more detail. The buyer is encouraged to buy flood insurance regardless of whether the property is in a high, moderate, or low risk flood area.

HISTORIC OR CONSERVATION DISTRICTS. Properties located in historic or conservation districts may have restrictions on use and architecture of the properties. Local governments may create historic or conservation districts for the preservation of certain architectural appeal. A property owner may or may not be aware if the property is located in such a district. If the buyer is concerned whether the property is located in such a district, contact the local government for specific information.

INSPECTION, REPAIRS, & WALK-THROUGH.

Inspections. The buyer is encouraged to have the property inspected by licensed inspectors. The buyer should have the inspections completed during any option period. The buyer should accompany the inspectors during the inspections and ask the inspectors any questions. Brokers and agents do not possess any special skills, knowledge or expertise concerning inspections or repairs. If the buyer requests names of inspectors or repair professionals from an agent, the buyer should note that the agent is not making any representation or warranty as to the ability or workmanship of the inspector or repair professionals.

Repairs. The buyer and the seller should resolve, in writing, any obligation and any timing of the obligation to complete repairs the buyer may request before the option period expires.

Walk-Through. Before the close of the sale, the buyer should walk through the property and verify that any repairs are complete. If the condition of the property does not satisfy the contractual provisions, the buyer should notify the buyer's agent before closing.

MANDATORY OWNERS' ASSOCIATIONS. An owners' association may require a property owner to be a member. The buyer may obtain subdivision information (the restrictions applying to the subdivision, the bylaws and rules of the owners' association, and a resale certificate). The buyer may be required to pay for the subdivision information unless otherwise negotiated in the contract. If membership in an owners' association is required, the buyer will probably be obligated to pay periodic dues or assessments. Failure to pay such dues could result in a lien on and foreclosure of the property.

MINERAL INTERESTS. Determining who owns the mineral interests under a property (for example, rights to oil and gas interests) normally requires an expert to review the chain of title to the property. Many times the mineral interests may have been severed from the property and may be owned by persons other than the seller. Contract forms commonly used in Texas provide that the seller's interest, if any, in the mineral interests convey to the buyer as part of the property. However, a seller may wish to retain all or a part of the mineral interests. Texas REALTORS® publishes a form titled "Information about Mineral Clauses in Contract Forms" (TXR 2509) which discusses this issue in more detail.

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MULTIPLE LISTING SERVICE. The Multiple Listing Service (MLS) is a database and cooperative tool between brokers. Agents who use the MLS must comply with the MLS's rules. The listing agent is required to timely report the current status of a listing, including when the property is sold or leased or is no longer available, as well as the sales price. Subscribers (other brokers, agents, appraisers, and other real estate professionals) and appraisal districts have access to the information for market evaluation purposes. Much of the information in the MLS, such as square footage, assessed value, taxes, school boundaries, and year built is obtained from different sources such as the county appraisal district, an appraiser, or builder. The broker or agent who provides information from the MLS does not verify the accuracy of the information. The buyer should independently verify the information in the MLS and not rely on the information.

PERMITS. Permits may be required to construct, alter, repair, or improve the property. The buyer is encouraged to contact the local government to verify that all required permits have been obtained, as this may impact future plans for the property.

POSSESSION. Most contracts provide that the seller will deliver possession of the property to the buyer at the time the sale *closes and funds or according to a temporary residential lease or other written lease required by the parties.* There may be a short delay between closing and actual funding; especially if the buyer is obtaining funds from a lender. The buyer may need to verify with the lender if the loan will fund on the day of closing. The buyer should also take this potential delay into account when planning the move into the property. Any possession by the buyer before the sale closes and funds (or by the seller after the sale closes and funds) must be authorized by a written lease.

PROPERTY INSURANCE. Promptly after entering into a contract to buy a property and before any option period expires, the buyer should contact an insurance agent to determine the availability and affordability of insurance for the property. There are numerous variables that an insurance company will evaluate when offering insurance at certain coverage levels and at certain prices. Most lenders require that the property be insured in an amount not less than the loan amount. The failure to obtain property insurance before closing may delay the transaction or cause it to end. Texas REALTORS® publishes a document titled, "Information about Property Insurance for a Buyer or Seller" (TXR 2508), which discusses property insurance in more detail.

RESIDENTIAL SERVICE CONTRACTS. A residential service contract is a product under which a residential service company, for an annual fee, agrees to repair or replace certain equipment or items in a property (for example, covered appliances, air conditioning and heating systems, and plumbing systems). Co-payments typically apply to most service calls. If the buyer requests names of residential service companies from an agent, the buyer should note that the agent is not making any representation or warranty about the service company.

RESTRICTIONS ON PROPERTY NEAR AN INTERNATIONAL BORDER. Be aware that in certain counties located near an international border, Texas law may prohibit the sale of property lacking required water and sewer services. Even if a sale of such property is permitted, a buyer may face additional costs or restrictions under Texas law due to a lack of basic infrastructure (water, sewer, roads, and drainage). Texas REALTORS® publishes a form titled, "Information Regarding Property Near an International Border" (TXR 2519), which provides more information. Brokers and agents cannot guarantee that a sale of the property is permitted under Texas law or otherwise give legal advice. Consult an attorney.

SCHOOL BOUNDARIES. School boundaries may change and are, at times, difficult to determine. The school boundaries that an agent may provide or that may be provided through a Multiple Listing Service are only mapped estimates from other sources. The buyer is encouraged to verify with the school district which schools residents in the property will attend.

SEPTIC TANKS AND ON-SITE SEWER FACILITIES. Many properties have septic tanks or other on-site sewer facilities. There are several types of such systems. Special maintenance requirements may apply to certain systems. Please refer to a document titled, "Information about On-Site Sewer Facility" (TXR 1407) for

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more information. The buyer should also determine if the county requires any registration or other action to begin using the septic system or on-site sewer facility.

SEX OFFENDERS AND CRIMINAL ACTIVITY. Neither a seller nor a seller's agent of a residential property has a duty to disclose any information about registered sex offenders. If the buyer is concerned about sex offenders who may reside in the area, access www.txdps.state.tx.us. Contact the local police department to obtain information about any criminal activity in the area.

SQUARE FOOTAGE. If the purchase price is based on the size of the property's building and structures, the buyer should have any information the buyer receives about the square footage independently verified. Square footage information comes from other sources such as appraisal districts, appraisers, and builders. Such information is only an estimate. The actual square footage may vary.

STATUTORY TAX DISTRICTS. The property may be located in a utility or other statutorily created district providing water, sewer, drainage, or flood control facilities and services (for example a Municipal Utility District, Water Improvement District, or a Public Improvement District). The buyer is likely to receive a prescribed notice when buying property in such a district.

SURVEILLANCE. Be aware that when viewing a property, a seller might record or otherwise electronically monitor a buyer without the buyer's knowledge or consent, and a buyer might photograph or otherwise record the property without the seller's knowledge or consent. The parties should consult an attorney before recording or photographing another person or property.

SURVEY. A survey identifies the location of boundaries, major improvements, fence lines, drives, encroachments, easements, and other items on the property. The buyer should obtain a survey early enough in the transaction to help the buyer identify any encroachments, encumbrances to title, or restrictions. The contract will typically contain a provision which identifies who is responsible for providing a survey and the right to object to encumbrances to title disclosed in the survey.

SYNTHETIC STUCCO. Synthetic stucco (sometimes known as EIFS) is an exterior siding product that was placed on some properties in the recent past. If the product was not properly installed, it has been known to cause damage to the structure (such as wood rot and moisture). If the property has synthetic stucco, the buyer should ask an inspector to carefully inspect the siding and answer any questions.

TAX PRORATIONS. Typically, a buyer and seller agree to prorate a property's taxes through the closing date. Property taxes are due and payable at the end of each calendar year. The escrow agent will estimate, at closing, the taxes for the current year. If the seller is qualified for tax exemptions (for example, homestead, agricultural, or over-65 exemption), such exemptions may or may not apply after closing. After closing the taxes may increase because the exemptions may no longer apply. When buying new construction, the taxes at closing may be prorated based on the land value only and will later increase when the appraisal district includes the value of the new improvements. The actual taxes due, therefore, at the end of the year and in subsequent years may be different from the estimates used at closing.

TERMINATION OPTION. Most contract forms contain an option clause which provides the buyer with an unrestricted right to terminate the contract. Most buyers choose to buy the termination option. The buyer will be required to pay for the termination option in advance. The option fee is negotiable. Most buyers will conduct many of their reviews, inspections, and other due diligence during the option period. The buyer must strictly comply with the time period under the option. The option period is not suspended or extended if the buyer and the seller negotiate repairs or an amendment. If the buyer wants to extend the option period, the buyer must negotiate an extension separately, obtain the extension in writing, and pay an additional fee for the extension. The buyer should not rely on any oral extensions.

TIDE WATERS. If the property adjoins any of the state's tidal waters, the seller will provide the buyer with a prescribed notice titled, "Addendum for Coastal Area Notice" (TXR 1915). Boundaries of properties along such waters may change and building restrictions will apply. If the property is located seaward of the Gulf

General Information and Notices to a Buyer and Seller
Intracoastal Waterway, the seller will provide the buyer with a prescribed notice titled, "Addendum for Property Located Seaward of the Gulf Intracoastal Waterway" (TXR 1916).
TITLE INSURANCE OR ABSTRACT OF TITLE. The buyer should obtain a title insurance policy or have an abstract of title covering the property examined by an attorney. If the buyer obtains a title insurance policy, the buyer should have the commitment of title insurance reviewed by an attorney not later than the time required under the contract.

UTILITIES. The buyer should evaluate what utilities the buyer will require and check to be sure that the utilities available in the area suit the buyer's needs. Some structures may or may not have utilities and electrical facilities to support many modern appliances or equipment.

WATER LEVEL FLUCTUATIONS. State law requires the seller to notify a buyer of a property that adjoins a lake, reservoir, or other impoundment of water with a storage capacity of at least 5,000 acre-feet at its normal operating level that the water level may fluctuate. The buyer and seller can find a list of lakes and reservoirs with at least 5,000 acre-feet storage capacity by accessing http://texasalmanac.com/topics/environment/lakes-and-reservoirs.

WATER WELLS. If the property has a water well, the buyer should have, and the lender may require, the equipment inspected and water tested. The buyer should also determine if the county requires any registration or other action to begin using the water well.

WIRE FRAUD. Criminals are targeting real estate transactions by gaining access to electronic communications or sending emails that appear to be from a real estate agent, a title company, lender, or another trusted source. Refrain from transmitting personal information, such as bank account numbers or other financial information, via unsecured email or other electronic communication. If the buyer receives any electronic communication regarding wiring instructions, even if the communication appears to come from a legitimate source, the buyer should verify its authenticity prior to the transfer of funds in person or via phone call using a recognized phone number that is not found in the communication.

OTHER.

This form was provided by:		By signing below I acknowledge that I received, read, and understand this information and notice.			
Texas United Realty		may Wens Ha	10/26/2019		
Broker's Printed Name		Buyer/Seller/ Mary Jo Wey Butler	Date		
Ву:					
Broker's Associate's Signature	Date	Buyer/Seller	Date		

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