

On behalf of my Sellers, I would like to thank you for considering this property. Below are a few guidelines that will better assist you in completing all the necessary paperwork. In order for your offer to be considered, we will need all documents requested. Thank you for your cooperation.

1 to 4 Contract, Page 9 Informat	ion	Contract & Title Information		
Keller Williams Realty - Southwest	<u>9000544</u> License No.	 <u>Parties:</u> Seller: Estate of Carlyne Kelly & James Kelly A <u>Property:</u> 2 Bent Willow Ln, Huntington, TX 75949 		
represents Seller and Buyer as an Ini Seller only as Seller's Age		2. D <u>Exclusions:</u> none		
Robbie Jansky Listing Associate's Name Chad St Jean Licensed Supervisor of Listing Associate	649182 License No. 566158 License No.	 Earnest Money 1.0% of Contract Sales Price <u>Title Company</u> American Title Co (Ameer Malik) 800 Bonaventure Way, Suite 113 		
1650 Hwy 6, Suite 350 Listing Broker's Office Address Sugar Land TX	281-265-0123 Fax No. 77478	Sugar Land, TX 77479 Phone: 832-500-4141 Email: ameer@amttl.net Contact Title Company DIRECTLY For Overnight Label for Earnest Money		
City State Zip rjansky@kw.com 361-293-8759 Listing Associate's Email Address Phone 6. C Survey (Seller does not have a Survey) (2) Buyer to pay for Survey				
Selling Associate's Name	License No.	 22. Forms to Include with offer: Pre-Approval Letter or Proof of Funds for cash offers Third Party Financing Addendum (exclude for cash sale) Addendum for Reservation of Oil, Gas and Other Minerals Broker's Notice to Buyer/Tenant 		
Selling Associate's Office Address	Fax	- Copy of Option Fee and Earnest Money Check 23. <u>Termination Option</u> Option Fee: \$25.00 per day Option Period: maximum 10 days		
City State	Zip	Option Fee Payable to: Estate of Carlyne Kelly & James Kell		
Listing Associate's Email Address	Phone	Send Offers To: rjansky@kw.com & transact.re@gmail.com		

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)



ADDENDUM FOR RESERVATION OF OIL, GAS, AND OTHER MINERALS





2 Bent Willow Ln, Huntington

(Street Address and City)

NOTICE: For use ONLY if Seller reserves all or a portion of the Mineral Estate.

- A. "Mineral Estate" means all oil, gas, and other minerals in and under and that may be produced from the Property, any royalty under any existing or future mineral lease covering any part of the Property, executive rights (including the right to sign a mineral lease covering any part of the Property), implied rights of ingress and egress, exploration and development rights, production and drilling rights, mineral lease payments, and all related rights and benefits. The Mineral Estate does NOT include water, sand, gravel, limestone, building stone, caliche, surface shale, near-surface lignite, and iron, but DOES include the reasonable use of these surface materials for mining, drilling, exploring, operating, developing, or removing the oil, gas, and other minerals from the Property.
- B. *Subject to Section C below,* the Mineral Estate owned by Seller, if any, will be conveyed unless reserved as follows (check one box only):



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

- □ (2) Seller reserves an undivided ______ interest in the Mineral Estate owned by Seller. NOTE: If Seller does not own all of the Mineral Estate, Seller reserves only this percentage or fraction of Seller's interest.
- C. Seller does does not reserve and retain implied rights of ingress and egress and of reasonable use of the Property (including surface materials) for mining, drilling, exploring, operating, developing, or removing the oil, gas, and other minerals. *NOTE: Surface rights that may be held by other owners of the Mineral Estate who are not parties to this transaction (including existing mineral lessees) will NOT be affected by Seller's election. Seller's failure to complete Section C will be deemed an election to convey all surface rights described herein.*
- D. If Seller does not reserve all of Seller's interest in the Mineral Estate, Seller shall, within 7 days after the Effective Date, provide Buyer with the contact information of any existing mineral lessee known to Seller.

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

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

		Carl B	ruce	dotloop verified 08/05/20 7:53 PM CDT NTSX-V7L0-R4XX-LGFL
Buyer		Seller	The Estate of Carlyne Kelly and Jar signed by: Carl Bruce	nes Kelly
Buyer		Seller		
TREC	The form of this addendum has been approved by the promulgated contract forms. Such approval relates to trained real estate license holders. No representation is specific transactions. It is not intended for complex tran TX 78711-2188, 512-936-3000 (http://www.trec.texas.g	this contract made as to sactions. Te	t form only. TREC forms are intended the legal validity or adequacy of an exas Real Estate Commission, P.O. E	ed for use only by y provision in any Box 12188, Austin,

(This notice is to be furnished to a prospective buyer/tenant at such time as broker begins assisting buyer/tenant to locate a property.)

BROKER NOTICE TO BUYER/TENANT

As a prospective buyer/tenant, you should know that the listing and cooperating ("selling") brokers and any broker representing you as a buyer's/tenant's broker, possess no special skills, knowledge or expertise concerning the physical or environmental condition of the property or properties introduced to you nor do they represent themselves to be such experts, and, therefore, make no representations, warranties or guaranties regarding the physical or environmental condition of any such property.

Environmental Hazards/Inspection

As the result of concerns regarding environmental hazards (including, but not limited to, asbestos, lead-based paint, mold, urea formaldehyde insulation, radon gas, PCB transformers, underground storage tanks, electromagnetic fields, hazardous or toxic waste and materials, ammonium compounds, solvents, pesticides, acids, DDT, and any other substance on or about the property or forming a component part of the improvements which has heretofore or may in the future be determined to contain toxic or hazardous materials or undesirable substance injurious to the health of occupants of a property), <u>its</u> recommended that you retain the services of a qualified expert of your choice to inspect and test for the presence of environmental hazards on or about the property as part of the contract between seller and buyer in a sale transaction or a lease between landlord and tenant, if desired. Buyer/Tenant shall be solely responsible for retaining the services of such expert, if any.

Physical Condition/Inspection

You are advised that you should thoroughly inspect the property and have the physical condition of the property inspected by persons of your choice who are licensed as inspectors by the Texas Real Estate Commission or otherwise permitted by law to perform inspections and take whatever other action you deem necessary or appropriate as part of the contract between seller and buyer in a sale transaction or a lease between landlord and tenant. If you request broker to furnish a list of inspectors and/or repairmen, broker is not making any representations or warranties as to the capabilities or workmanship of such persons. You are advised to accompany the inspectors during their inspection of the property and to ask any questions you may have regarding the property. You are advised to walk through and visibly inspect the property immediately prior to the closing in a sale transaction or occupancy in a lease transaction. In the event the condition of the property is not then in accordance with the contract/lease, you should immediately inform the below-named Broker.

MLS/CIE Information

Information contained in the Multiple Listing Service (MLS) or Commercial Information Exchange (CIE) of Houston Realtors Information Service, Inc. ("HRIS"), a subsidiary of Houston Association of REALTORS, Inc., is furnished by (1) MLS, and CIE participants who acquire the information from sources such as owners of listed properties, appraisers, and builders, and (2) county appraisal districts and tax services. The information is disseminated to MLS and CIE participants for their exclusive use and display to their clients and customers. Certain information in MLS and CIE such as square footage, assessed value, taxes, and year built is obtained from either the county appraisal district, an appraiser or builder. <u>Neither the listing Broker, Broker</u> displaying the information to you, HRIS, MLS, nor CIE represents or verifies the accuracy of the information. You should not rely upon any information contained in MLS and CIE and you should independently verify such information. You are further advised that MLS rules require the listing Broker of a sold/leased property to submit all information the MLS requires for participation, including the sales price/rent of a property purchased/leased by you.

Selling Broker or buyer's/tenant's broker, if any, shall furnish Listing Broker with a signed copy of this notice at the time the contract/lease is submitted.

I certify that I have provided the Prospective Buyer/Tenant named	
herein with a copy of this "Broker Notice to Buyer/Tenant."	

I have received, read and understand the information in this "Broker Notice to Buyer/Tenant."

Date	Buyer/Tenant Name
Broker/Sales Agent Name	Signature
Signature	Buyer/Tenant Name
Company	
Address	Address
Phone	Phone