TR TEXAS REALTORS

RESIDENTIAL REAL ESTATE LISTING AGREEMENT **EXCLUSIVE RIGHT TO SELL**

USE OF THIS FORM BY PERSONS WHO ARE NOT MEMBERS OF THE TEXAS ASSOCIATION OF REALTORS®, INC. IS NOT AUTHORIZED.

©Texas Association of REALTORS®, Inc. 2020

	Seller: The Willar	d E Craft Jr Estate	-	
	Address: c/o M	loody National Bank	PO Pov 4420	
	Oity, Glate, Zip.	Galveston TX 7755	3-1139	
	Prione: (409)63	2-5232		
	E-Mail: Triciglia	ano@moodybank.co	гах: _ m	
E	Broker: The House	Company		
	Address: 2615	Broadway	1	
	City, State, Zip:	Galveston TX 7755	0	
	Phone: 409.789	.6742	F 44	No. =0.0
	E-Mail: edie@th	nehousecompany.co	Fax: 40	09.763.2955
				sories described below, except for any describe
A.	land: Lot	44		
A.	Land: Lot	41	, Block	, Palm Circle
A.	Land: Lot	41 Galveston	, Block Addition, City of	, <u>Palm Circle</u> Galveston
A.	Land: Lotin	41 Galveston	, Block Addition, City of County, Texas ki	, Palm Circle Galveston , nown as 5602 Rosewood
	or as described of	on attached exhibit. (If	Property is a condominiun	, Palm Circle Galveston nown as 5602 Rosewood (address/zip code
В.	Improvements: Toproperty, including and appliances, boxes, television security and fire kitchen equipment, and a	The house, garage and go without limitation, the valances, screens, she antennas, mounts and detection equipment, ent, garage door op all other property owner.	d all other fixtures and imple following permanently in utters, awnings, wall-to-ward brackets for televisions a wiring, plumbing and light peners, cleaning equipment of the property of the peners of the control of the peners of the	n, attach Condominium Addendum.) provements attached to the above-described reanstalled and built-in items, if any: all equipmentall carpeting, mirrors, ceiling fans, attic fans, mand speakers, heating and air-conditioning unitsing fixtures, chandeliers, water softener systement, shrubbery, landscaping, outdoor cooking the above-described real property.
В.	Improvements: To property, including and appliances, boxes, television security and fire kitchen equipment, and a Accessories: The screens, curtains pool, swimming in	The house, garage and g without limitation, the valances, screens, she antennas, mounts and detection equipment, garage door op all other property owned and rods, blinds, wind equipment and mode of the college of the	d all other fixtures and imple following permanently in utters, awnings, wall-to-ward brackets for televisions a wiring, plumbing and light peners, cleaning equipment by Seller and attached to related accessories, if any adow shades, draperies and interpolated accessories and	n, attach Condominium Addendum.) provements attached to the above-described reconstalled and built-in items, if any: all equipment all carpeting, mirrors, ceiling fans, attic fans, may and speakers, heating and air-conditioning unitsing fixtures, chandeliers, water softener systement, shrubbery, landscaping, outdoor cooking the above-described real property. The window air conditioning units, stove, fireplaced rods, door keys, mailbox keys, above-ground.
В.	Improvements: To property, including and appliances, boxes, television security and fire kitchen equipment, and a Accessories: The screens, curtains pool, swimming putish systems,	The house, garage and go without limitation, the valances, screens, she antennas, mounts and detection equipment, ent, garage door op all other property owned and rods, blinds, windool equipment and make (ii) garage doors, following improvement	d all other fixtures and imple following permanently in utters, awnings, wall-to-ward brackets for televisions a wiring, plumbing and light peners, cleaning equipment by Seller and attached to related accessories, if any adow shades, draperies and aintenance accessories, ar (iii) entry gates, and	n, attach Condominium Addendum.) provements attached to the above-described reanstalled and built-in items, if any: all equipmentall carpeting, mirrors, ceiling fans, attic fans, magnet speakers, heating and air-conditioning units ing fixtures, chandeliers, water softener systems.

I	Resi	idential Listir	ng concerning		5602 Rosewo Galveston, TX	od 77551	
;		pay all typic	cal closing costs char	s Broker to market the F sell the Property for the ged to sellers of resider oct forms promulgated by	Property at the following Listing Price or any control of the cont	ng price: \$C	95000 ble to Seller. Seller will closing costs are those
4		TERM:		Aug 13,2020			
	A	A. This Lis	ting begins on	June 36, 2020	_ and ends at 11:59	p.m. on Dece	mber 31, 2020
	Ē	3. If Seller contract	enters into a binding is binding on the da	ng written contract to s te this Listing begins, th			
5.	. 8	ROKER'S	COMPENSATION:				. ••••
	Α	. When ea	arned and payable, S	Seller will pay Broker:			
	X	(1)	.000 % of the sal	es price.			
		(2)					
		anyo (2) Broke Prop (3) Selle Payable: (1) the cl (2) Selle (3) Selle (4) at suc	ne at any price on are individually or in certy at the Listing Prior breaches this Listin Once earned, Broke osing and funding of s's refusal to sell the s's breach of this Listich time as otherwise	cooperation with another ce or at any other price g. It's compensation is payars any sale or exchange of Property after Broker's cing; or set forth in this Listing.	able either during this fall or part of the Procompensation has been appeared to the procure of the pr	e, or agrees to op ouyer ready, willing, or s Listing or after it el operty; en earned;	nds at the earlier of:
		of owners	hip due to foreclosur	payable if a sale of the o deliver to a buyer a de e or other legal proceed us condition by the closi	ling: or (iii) Sallede foi	required by the cor	ntract to sell; (ii) loss
	D.		npensation:				
		entere an an Broke	ed into during this List nount equal to the lear's Compensation sta	Contract: If Seller collor otherwise from a butting, Seller will pay Brokesser of one-half of the lated in Paragraph 5A. As be entitled to receive	yer who breaches a ker, after deducting all amount collected a BV amount paid unde	contract for the sattorney's fees and cafter deductions or this Paragraph FF	ale of the Property collection expenses,
		(2) <u>Service</u> cable of provide	e <u>Providers</u> : If Broke company, telecomme er for the referral. A	er refers Seller or a pro unications provider, utili any referral fee Broker may receive under this	espective buyer to a ty, or contractor) Brok receives under this f	service provider (fo	
(TXF	k-11	01) 05-01-20) Initialed for Ideni	tification by Broker/Associe	to Mand Seller	24 .	Page 2 of 10

Resid	lential	Listing concerning	Galveston, TX 77551
	(3)	Other Fees and/or Re	imbursable Expenses: none
E	. <u>Pro</u>	otection Period:	
	(1)	"Protection period" me days. "Sell" means a agreement or option.	eans that time starting the day after this Listing ends and continuing for 60 any fee simple interest in the Property whether by oral or written
	(2)	during the protection of	after this Listing ends, Broker may send Seller written notice specifying the names of on was called to the Property during this Listing. If Seller agrees to sell the Property eriod to a person named in the notice or to a relative of a person named in the notice, upon the closing of the sale, the amount Broker would have been entitled to receive if effect.
		(b) the Property is ex the time the sale is	vives termination of this Listing. This Paragraph 5E will not apply if: Il the Property during the protection period; colusively listed with another broker who is a member of Texas REALTORS® at negotiated; and o pay the other broker a fee for the sale.
F.			e to Broker are to be paid in cash in <u>Galveston</u> County, Texas.
G.	Escr close paya	row Authorization: Selle e a transaction for the able to Broker under this	er authorizes, and Broker may so instruct, any escrow or closing agent authorized to
LIS	TING	SERVICES:	
mai on con	rketin pul nmun	ng includes, but is n blic-facing websites	(email blasts) multi-brokerage listing aboving IDX and VOW), digital
A.	Filing	: Seller instructs Broke	as follows: (Check 1 or 2 only.)
X	(1) B follow	Broker will file this Living: (Check only one b	Listing with one or more Multiple Listing Services (MLS) according to the ox.)
		addings of inter inter	Listing with one or more Multiple Listing Services (MLS) by the earlier of the time or 5 days after the date this Listing begins. Seller authorizes Broker to submit sting and the sale of the Property to the MLS.
(_	days alter t	ker not to file this Listing with one or more Multiple Listing Services (MLS) he date this Listing begins for the following purpose(s): finish repairs to property
			phibited by Multiple Listing Service(s).)
1	Notice the N	e Regarding MLS Ru MLS requires includin	les: MLS rules require Broker to accurately and timely submit all information g final closing of sales and sales prices. MLS rules may require that the

(TXR-1101) 05-01-20

6.

Initialed for Identification by Broker/Associate 4th and Seller 1412

Page 3 of 10

information be submitted to the MLS throughout the time the Listing is in effect. Subscribers to the MLS and appraisal districts may use the information for market evaluation or appraisal purposes. Subscribers are other brokers, agents, and real estate professionals such as appraisers. Any information filed with the MLS becomes the property of the MLS for all purposes. Submission of information to MLS ensures that persons who use and benefit from the MLS also contribute

(2) Broker will not file this Listing with any Multiple Listing Services (MLS) or other listing service.

Seller acknowledges and understands that if this option is checked: (1) the Property will not be publicly marketed; (2) the Property will not be included in the MLS database available to real estate agents and brokers from other real estate offices who subscribe to and participate in the MLS, and their buyer clients may not be aware that the Property is offered for sale; (3) the Property will not be included in the MLS's download to various real estate internet sites that are used by the public to search for property listings; and (4) real estate agents, brokers, and members of the public may be unaware of the terms and conditions under which Seller is marketing the Property. Seller further acknowledges and understands that if this option is checked, and the Property is publicly marketed by anyone, including Seller, MLS rules require that Broker file this Listing with the MLS within one (1) business day.

- B. <u>Listing Content</u>: If Broker files this Listing under Paragraph 6A, the parties agree to the following:
 - (1) Definitions:
 - (a) "Listing Content" means all photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, remarks, narratives, pricing information, and other copyrightable elements relating to
 - (b) "Seller Listing Content" means Listing Content provided by Seller to Broker or Broker's associates.
 - (c) "Broker Listing Content" means Listing Content that is otherwise obtained or produced by Broker or Broker's associates in connection with this Listing.
 - (2) Seller grants Broker a non-exclusive, irrevocable, worldwide, royalty-free license to use, sublicense through multiple tiers, publish, display, and reproduce the Seller Listing Content, to prepare derivative works of the Seller Listing Content, and to distribute the Seller Listing Content, including any derivative works of the Seller Listing Content. This Paragraph 6B(2) survives termination of this Listing.
 - (3) All Broker Listing Content is owned exclusively by Broker, and Seller has no right, title or interest in or to any Broker Listing Content.
 - (4) Seller understands and agrees that both the Seller Listing Content and Broker Listing Content, including any changes to such content, may be filed with the MLS, included in compilations of listings, and otherwise distributed, publicly displayed and reproduced.

7. ACCESS TO THE PROPERTY:

- A. Authorizing Access: Authorizing access to the Property means giving permission to another person to enter the Property, disclosing to the other person any security codes necessary to enter the Property, and lending a key to the other person to enter the Property, directly or through a keybox. To facilitate the showing and sale of the Property, Seller instructs Broker to:
 - (1) access the Property at reasonable times;
 - (2) authorize other brokers, their associates, inspectors, appraisers, and contractors to access the Property at reasonable times; and
 - (3) duplicate keys to facilitate convenient and efficient showings of the Property.

(TXR-1101) 05-01-20

Initialed for Identification by Broker/Associate

9H and Seller ML

Page 4 of 10

Residential Listing concerning		ncerning	5602 Rosewood Galveston, TX 77551			
E	3. <u>Scheduling</u> others to ac	Companies: Broker may engage the cess the Property:	following companies to schedule app	ointments and to authorize		
C	device so to probably in	repair the Property. The keybox that authorized persons may enter	d on the Property that holds a key to associates, inspectors, appraisers, a is opened by a special combination the Property, even in Seller's abse- but involves risks (for example, u the Association of REALTORS® ne	and contractors to show, on, key, or programmed nce. Using a keybox will		
	(1) Broker	(is is not authorized to place a l	keybox on the Property.			
	(2) If a tena	nt occupies the Property of any time	during this Listing, Seller will furnish E enants, authorizing the use of a keybo	Broker a written statement ox or Broker may remove		
D.	any other pe	rson Seller assumes all risk of	cess to the Property, Broker, other broken not responsible for personal injury or loss, damage, or injury. Except for a serious from any claim for personal injury.	property loss to Seller or		
8. CC buj pu	OOPERATION yers. Broker worknesses the Processes	WITH OTHER BROKERS: Broker ill offer to pay the other broker a fee operty.	will allow other brokers to show the as described below if the other brok	Property to prospective er procures a buyer that		
A.	(1) if the other	or broker represents the buyer:	t in the MLS in which this Listing is file 000 % of the sales price or \$ n/a % of the sales price or \$ n/a			
B.	(1) if the other	kers: If the other broker is not a partic broker: r broker represents the buyer: r broker is a subagent: 3.0	cipant in the MLS in which this Listing is			
9. INT	ERMEDIARY:	(Check A or B only.)	ν σταιο σαιοσ ρτίου στ ψ τινα			
X A.	hinchester o	and Broker will notify Seller that Br	y to interested prospective buyers who to buy the Property, Seller authorize oker will service the parties in acco	sa Daniero I		
	Seller to c	ommunicate with, carry out instruction (b) appoint the associate then sen	s serviced by an associate other than eller that Broker will: (a) appoint the a ins of, and provide opinions and advic vicing the prospective buyer to the pr	associate then servicing		
	and provid	e opinions and advice during negotian ne Seller under this Listing to the Selle		correct and inclination of		
(TXR-110	01) 05-01-20	Initialed for Identification by Broker/Asso		Page 5 of 10		
		Produced with zipForm® by zipLogix 18070 Fifteen Mile Ro	ad, Fraser, Michigan 48026 www.zinl.ggix.com	THE CHINE AND		

Residential Listing of	oncerning		veston, TX 77551	
may fa	r may notify Seller that Brok an event, the associate serv acilitate the transaction but w	er will make no appoir icing the parties will a vill not render opinions	ntments as described unde of solely as Broker's interm or advice during negotiatio	nediary representative, who
B. <u>No Interm</u> represents	<u>ediary Status</u> : Seller agrees	that Broker will not s	how the Property to prosp	pective buyers who Broker
un • ma su pro • ma spo wri Aco	ter acts as an intermediary by not disclose to the prosective of the prosective buyer; by not disclose any confidencially instructs broker ting by the respective part or a court order or if the ity not violate the Real Esta	in a separate writing that the prospective to Seller unless of ential information or in writing not to disty or required to disty or materially ansaction disponent	eller will accept a price le by Seller; be buyer will pay a price herwise instructed in a any information Seller of close unless otherwise close the information by	greater than the price separate writing by the or the prospective buyer instructed in a separate
 CONFIDENTIA obtained in con Seller any confi- required by law. 	L INFORMATION: During the fidence from Seller except dential information regarding	nis Listing or after it e as authorized by Sel g any other person Bro	nds, Broker may not know ler or required by law. Broker represents or previous	ringly disclose information oker may not disclose to sly represented except as
11. BROKER'S AU	THORITY:			
A. Broker will negotiate the	use reasonable efforts and sale of the Property.	d act diligently to ma	rket the Property for sale	e, procure a buyer, and
B. If box 6A(1) one of the fo	is checked, Broker is aut llowing is checked:	horized to display thi	s Listing on the Internet	without limitation unless
(1) Selle (2) Selle	er does not want this Listing er does not want the address	to be displayed on the of the Property to be	Internet. displayed on the Internet.	
<u>Notice</u> : Selle searches for	er understands and ackno listings on the Internet will n	owledges that, if bo ot see information abo	x 11B(1) is checked, co out this Listing in response	onsumers who conduct to their search.
C. Broker is aut	horized to market the Prope	rty with the following fi	nancing options:	
X (1) Conv X (2) VA X (3) FHA X (4) Cash	entional	(5) Texas Vete (6) Owner Final (7) Other	erans Land Program ancing	
(1) advertise placing a related in	e with applicable MLS rules the Property by means and dvertisements with interior formation in any media and For Sale" sign on the Proper	l methods as Broker d and exterior photogra the Internet	etermines, including but no phic and audio-visual ima	ges of the Property and
(TXR-1101) 05-01-20	Initialed for Identification by	Broker/Associate 4V	and Seller WR,	Page 6 of 10

5602 Rosewood Galveston, TX 77551

- (3) furnish comparative marketing and sales information about other properties to prospective buyers;
- (4) disseminate information about the Property to other brokers and to prospective buyers, including applicable disclosures or notices that Seller is required to make under law or a contract;
- (5) obtain information from any holder of a note secured by a lien on the Property;
- (6) accept and deposit earnest money in trust in accordance with a contract for the sale of the Property;
- (7) disclose the sales price and terms of sale to other brokers, appraisers, or other real estate professionals;
- (8) in response to inquiries from prospective buyers and other brokers, disclose whether the Seller is considering more than one offer (Broker will not disclose the terms of any competing offer unless specifically instructed by Seller);
- (9) advertise, during or after this Listing ends, that Broker "sold" the Property; and
- (10) place information about this Listing, the Property, and a transaction for the Property on an electronic transaction platform (typically an Internet-based system where professionals related to the transaction such as title companies, lenders, and others may receive, view, and input information).
- E. Broker is not authorized to execute any document in the name of or on behalf of Seller concerning the Property.

12. SELLER'S REPRESENTATIONS: Except as provided by Paragraph 15, Seller represents that:

- A. Seller has fee simple title to and peaceable possession of the Property and all its improvements and fixtures, unless rented, and the legal capacity to convey the Property;
- B. Seller is not bound by a listing agreement with another broker for the sale, exchange, or lease of the Property that is or will be in effect during this Listing;
- C. any pool or spa and any required enclosures, fences, gates, and latches comply with all applicable laws and
- D. no person or entity has any right to purchase, lease, or acquire the Property by an option, right of refusal, or other agreement;
- E. Seller is current and not delinquent on all loans and all other financial obligations related to the Property, including but not limited to mortgages, home equity loans, home improvement loans, homeowner association fees, and taxes, except n/a
- F. Seller is not aware of any liens or other encumbrances against the Property, except n/a
- G. the Property is not subject to the jurisdiction of any court;
- H. all information relating to the Property Seller provides to Broker is true and correct to the best of Seller's knowledge: and
- I. the name of any employer, relocation company, or other entity that provides benefits to Seller when selling the Property is: n/a
- J. the Seller Listing Content, and the license granted to Broker for the Seller Listing Content, do not violate or infringe upon the rights, including any copyright rights, of any person or entity.

13. SELLER'S ADDITIONAL PROMISES: Seller agrees to:

- A. cooperate with Broker to facilitate the showing, marketing, and sale of the Property;
- B. not rent or lease the Property during this Listing without Broker's prior written approval;
- C. not negotiate with any prospective buyer who may contact Seller directly, but refer all prospective buyers to Broker,
- D. not enter into a listing agreement with another broker for the sale, exchange, lease, or management of the Property to become effective during this Listing without Broker's prior written approval;
- E. if box 6A(2) is checked, promptly inform Broker in the event Seller becomes aware that the Property has been publicly marketed:
- F. maintain any pool and all required enclosures in compliance with all applicable laws and ordinances;

(TXR-1101) 05-01-20

Initialed for Identification by Broker/Associate 4 and Seller 1

Page 7 of 10

5602 Rosewood Galveston, TX 77551

- G. provide Broker with copies of any leases or rental agreements pertaining to the Property and advise Broker of tenants moving in or out of the Property;
- H. complete any disclosures or notices required by law or a contract to sell the Property; and
- i. amend any applicable notices and disclosures if any material change occurs during this Listing.

14. LIMITATION OF LIABILITY:

- A. If the Property is or becomes vacant during this Listing, Seller must notify Seller's casualty insurance company and request a "vacancy clause" to cover the Property. Broker is not responsible for the security of the Property nor for inspecting the Property on any periodic basis.
- B. Broker is not responsible or liable in any manner for personal injury to any person or for loss or damage to any person's real or personal property resulting from any act or omission not caused by Broker's negligence, including but not limited to injuries or damages caused by:

(1) other brokers, their associates, inspectors, appraisers, and contractors who are authorized to access

(2) other brokers or their associates who may have information about the Property on their websites;

(3) acts of third parties (for example, vandalism or theft);

(4) freezing water pipes;

(5) a dangerous condition on the Property;

(6) the Property's non-compliance with any law or ordinance; or

(7) Seller, negligently or otherwise.

C. Seller agrees to protect, defend, indemnify, and hold Broker harmless from any damage, costs, attorney's fees, and expenses that:

(1) are caused by Seller, negligently or otherwise;

(2) arise from Seller's failure to disclose any material or relevant information about the Property; or

(3) are caused by Seller giving incorrect information to any person.

15. SPECIAL PROVISIONS:

- 16. DEFAULT: If Seller breaches this Listing, Seller is in default and will be liable to Broker for the amount of the Broker's compensation specified in Paragraph 5A and any other compensation Broker is entitled to receive under this Listing. If a sales price is not determinable in the event of an exchange or breach of this Listing, the Listing Price will be the sales price for purposes of computing compensation. If Broker breaches this Listing, Broker is in default and Seller may exercise any remedy at law.
- 17. MEDIATION: The parties agree to negotiate in good faith in an effort to resolve any dispute related to this Listing that may arise between the parties. If the dispute cannot be resolved by negotiation, the dispute will be submitted to mediation. The parties to the dispute will choose a mutually acceptable mediator and will share the cost of mediation equally.
- 18. ATTORNEY'S FEES: If Seller or Broker is a prevailing party in any legal proceeding brought as a result of a dispute under this Listing or any transaction related to or contemplated by this Listing, such party will be entitled to recover from the non-prevailing party all costs of such proceeding and reasonable attorney's fees.

(TXR	-1101)	በዱና	11_20

Initialed for Identification by Broker/Associate 4 and Seller 14

Page 8 of 10

Resid	dential Listing concerning	5602 Rosewood Galveston, TX 77551	
X E G H I J K L M	A. Information About Brokerage B. Seller Disclosure Notice (§8) C. Addendum for Seller's Disciplent of the Property was built before 19 C. Residential Real Property A. MUD, Water District, or State Request for Information from Request for Mortgage Information about Mineral Conformation about Property Information about Special Ficendominium Addendum to Keybox Authorization to Release.	e Services; 5.008, Texas Property Code); losure of Information on Lead-Based Paint and Lead-Based Paint Hazards (required 978); ffidavit (T-47 Affidavit; related to existing survey); utory Tax District Disclosure Notice (Chapter 49, Texas Water Code); an an Owners' Association; nation; lauses in Contract Forms; ewer Facility; nsurance for a Buyer or Seller; ood Hazard Areas; Listing:	
	GREEMENT OF PARTIES: Entire Agreement: This Listing agreement.	ng is the entire agreement of the parties and may not be changed except by writter	n
В.		ay assign this Listing without the written consent of the other party.	•
C.	Binding Effect: Seller's obliga	tion to pay Broker an earned compensation is binding upon Seller and Seller's heirs, coessors, and permitted assignees.	,
D.		s executing this Listing are jointly and severally liable for the performance of all its	ì
E.	Governing Law: Texas law go	verns the interpretation, validity, performance, and enforcement of this Listing.	
F.	<u>Severability</u> : If a court finds a be affected and all other prov	ny clause in this Listing invalid or unenforceable, the remainder of this Listing will not isions of this Listing will remain valid and enforceable.	
G.	Notices: Notices between the address, fax, or e-mail address	e parties must be in writing and are effective when sent to the receiving party's sepecified in Paragraph 1.	
21. AD	DITIONAL NOTICES:		
A.	Broker's compensation or recommended, suggested,	the sharing of compensation between brokers is not fixed, controlled, or maintained by the Association of REALTORS®, MLS, or any listing service.	
В.	without regard to race, colo	pusing laws and the National Association of REALTORS® Code of Ethics, provided and the Property must be shown and made available to all persons r, religion, national origin, sex, disability, familial status, sexual orientation, or nances may provide for additional protected classes (for example, creed, status, or age).	

(TXR-1101) 05-01-20



Page 9 of 10

- C. Broker advises Seller to contact any mortgage lender or other lien holder to obtain information regarding payoff amounts for any existing mortgages or liens on the Property.
- D. Broker advises Seller to review the information Broker submits to an MLS or other listing service.
- E. Broker advises Seller to remove or secure jewelry, prescription drugs, other valuables, firearms and any other weapons.
- F. Broker advises Seller to consult an attorney before using any type of surveillance device in the Property to record or otherwise monitor prospective buyers without their knowledge or consent. Seller should be knowledge or consent. Seller should be knowledge or consent.
- G. Statutes or ordinances may regulate certain items on the Property (for example, swimming pools and septic systems). Non-compliance with the statutes or ordinances may delay a transaction and may result in fines, penalties, and liability to Seller.
- H. If the Property was built before 1978, Federal law requires the Seller to: (1) provide the buyer with the federally approved pamphlet on lead poisoning prevention; (2) disclose the presence of any known lead-related to such paint or hazards in the Property; (3) deliver all records and reports to the buyer related to such paint or hazards; and (4) provide the buyer a period up to 10 days to have the Property inspected for such paint or hazards.
- I. If Seller is a "foreign person" as defined by federal law, a buyer may be required to withhold certain amounts from the sales proceeds and deliver the same to the Internal Revenue Service to comply with 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. Seller notifies Broker that Seller is individual. Seller notifies Broker that Seller is individual. Seller notifies as a "foreign person" as defined by federal law. If Seller is unsure whether Seller qualifies as a "foreign person" under federal law, Broker advises Seller to consult a tax professional or an attorney.
- J. Broker advises Seller to refrain from transmitting personal information, such as bank account numbers or other financial information, via unsecured email or other electronic communication to reduce risk of wire fraud.
- K. Broker cannot give legal advice. READ THIS LISTING CAREFULLY. If you do not understand the effect of this Listing, consult an attorney BEFORE signing.

Broker's Printed Name Lice Broker's Signature Broker's Associate's Signature, as an authorized a Broker	Date Seller's Signature	rust officer 8/3/20 Indant Date
Edith Harrington Broker's Associate's Printed Name, if applicable	Seller's Printed Name Seller's Signature	Date

(TXR-1101) 05-01-20

Page 10 of 10