PROMULGATED BY THE TEXAS	REA	L ESTATE COMMISSION (TREC)	08-18-2014
EQUAL HOUSING OPPORTUNITY OWNERS (NOT FOR USE	BEI S AS WIT	OPERTY SUBJECT TO RSHIP IN A PROPERTY SOCIATION TH CONDOMINIUMS) INCERNING THE PROPERTY AT	
5215 Creek Shadows Drive, Humble, TX 77339 (Street	Addr	ress and City)	
Elm Grove Village		832-678-4500	
	rty Owners Association, (Association) and Phone Number)		
A. SUBDIVISION INFORMATION: "Subdivision Info to the subdivision and bylaws and rules of the Associa Section 207.003 of the Texas Property Code.	orma atioi	ation" means: (i) a current copy of t n, and (ii) a resale certificate, all of	the restrictions applying which are described by
(Check only one box):			
1. Withindays after the effective the Subdivision Information to the Buyer. If Se the contract within 3 days after Buyer receive occurs first, and the earnest money will be re Information, Buyer, as Buyer's sole remedy, m earnest money will be refunded to Buyer.	ller es tl efun	he Subdivision Information or prio ded to Buyer. If Buyer does not	n, Buyer may terminate or to closing, whichever receive the Subdivision
2. Within days after the effective copy of the Subdivision Information to the Sel time required, Buyer may terminate the co Information or prior to closing, whichever occu Buyer, due to factors beyond Buyer's control, is required, Buyer may, as Buyer's sole remedy, t prior to closing, whichever occurs first, and the	ller. ontra ors fi s not term	act within 3 days after Buyer re rst, and the earnest money will be t able to obtain the Subdivision Info ninate the contract within 3 days af	Information within the eceives the Subdivision refunded to Buyer. If prmation within the time ter the time required or
3.Buyer has received and approved the Subdi does not require an updated resale certifica Buyer's expense, shall deliver it to Buyer with certificate from Buyer. Buyer may terminate this Seller fails to deliver the updated resale certificate	ate. hin s co	If Buyer requires an updated resa 10 days after receiving payment intract and the earnest money will	le certificate, Seller, at for the updated resale
4.Buyer does not require delivery of the Subdivisio	n In	formation.	
The title company or its agent is authorized to Information ONLY upon receipt of the require obligated to pay.	o ac ed f	t on behalf of the parties to o ee for the Subdivision Inform	btain the Subdivision ation from the party
B. MATERIAL CHANGES. If Seller becomes aware of a promptly give notice to Buyer. Buyer may terminate t (i) any of the Subdivision Information provided was n Information occurs prior to closing, and the earnest metal the series of the subdivision information occurs prior to closing.	the c not t	contract prior to closing by giving w crue; or (ii) any material adverse ch	ritten notice to Seller if:
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 \$200.00 and Seller shall pay any excess.			
D. DEPOSITS FOR RESERVES: Buyer shall pay any dep	posit	ts for reserves required at closing b	y the Association.
E. AUTHORIZATION: Seller authorizes the Associatic updated resale certificate if requested by the Buyer, not require the Subdivision Information or an updated from the Association (such as the status of dues, spe a waiver of any right of first refusal), Buyer information prior to the Title Company ordering the in	the d res cial Selle	Title Company, or any broker to t sale certificate, and the Title Compa assessments, violations of covenar er shall pay the Title Company th	his sale. If Buyer does
NOTICE TO BUYER REGARDING REPAIRS BY Tresponsibility to make certain repairs to the Property. Property which the Association is required to repair, you Association will make the desired repairs.	If v	ou are concerned about the condi	ition of any part of the
		Rebecca Hunt	dotloop verified 09/03/20 9:35 AM CDT PE7O-9RZR-LQRW-HP43
Buyer	J	Seller	
Buyer	J	L	
The form of this addendum has been approved by the Texas Real Estate Cor approval relates to this contract form only. TREC forms are intended for validity or adequacy of any provision in any specific transactions. It is not Austin, TX 78711-2188, (512) 936-3000 (www.trec.texas.gov) TREC No. 3	use o inten	sion for use only with similarly approved or prom only by trained real estate licensees. No represended for complex transactions. Texas Real Estat	entation is made as to the legal