	PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)
OPPORT	ONE TO FOUR FAMILY RESIDENTIAL CONTRACT (RESALE)
	NOTICE: Not For Use For Condominium Transactions
1.	PARTIES: The parties to this contract are Kristoffer Flaherty
	(Seller) and Daniel Blanton (Buyer).
	Seller agrees to sell and convey to Buyer and Buyer agrees to buy from Seller the Property defined
-	below.
2.	<b>PROPERTY:</b> The land, improvements and accessories are collectively referred to as the "Property".
	A. LAND: Lot 9 Block 1 , Mar Bella Section 3
	Addition, City of       League City, County of       Galveston,         Texas, known as       4483 Costa Brava Park       77573-3342
	(address/zip code), or as described on attached exhibit.
	B. IMPROVEMENTS: The house, garage and all other fixtures and improvements attached to the above-described real property, including without limitation, the following <b>permanently installed</b>
	and built-in items, if any: all equipment and appliances, valances, screens, shutters, awnings,
	wall-to-wall carpeting, mirrors, ceiling fans, attic fans, mail boxes, television antennas, mounts and brackets for televisions and speakers, heating and air-conditioning units, security and fire
	detection equipment, wiring, plumbing and lighting fixtures, chandeliers, water softener system,
	kitchen equipment, garage door openers, cleaning equipment, shrubbery, landscaping, outdoor
	cooking equipment, and all other property owned by Seller and attached to the above described
	real property.
	C. ACCESSORIES: The following described related accessories, if any: window air conditioning units,
	stove, fireplace screens, curtains and rods, blinds, window shades, draperies and rods, door keys, mailbox keys, above ground pool, swimming pool equipment and maintenance accessories,
	artificial fireplace logs, and controls for: (i) garage doors, (ii) entry gates, and (iii) other
	improvements and accessories.
	D. EXCLUSIONS: The following improvements and accessories will be retained by Seller and must
	be removed prior to delivery of possession:
	·
3.	SALES PRICE:
	<ul> <li>A. Cash portion of Sales Price payable by Buyer at closing\$ 7,654.89</li> <li>B. Sum of all financing described in the attached: X Third Party Financing Addendum,</li> </ul>
	Loan Assumption Addendum, Seller Financing Addendum
	C. Sales Price (Sum of A and B)
4	LICENSE HOLDER DISCLOSURE: Texas law requires a real estate license holder who is a party to a
	transaction or acting on behalf of a spouse, parent, child, business entity in which the license holder owns more than 10%, or a trust for which the license holder acts as a trustee or of which the license holder or the license holder's spouse, parent or child is a beneficiary, to notify the other party in writing before entering into a contract of sale. Disclose if applicable: $N/A$
	EARNEST MONEY: Upon execution of this contract by all parties, Buyer shall deposit
	\$1,500.00 as earnest money with, as escrow agent,
	at <u>18050 Saturn Ln, #150, Nassau Bay, TX 77058</u> (address). Buyer shall deposit
	additional earnest money of \$ with escrow agent within days after the effective date of this contract. If Buyer fails to deposit the earnest money as required by this contract, Buyer
	will be in default.
	TITLE POLICY AND SURVEY:
	A. TITLE POLICY: Seller shall furnish to Buyer at Seller's Buyer's expense an owner policy of title insurance (Title Policy) issued by <u>Texas American Title</u> (Title Company) in the amount of the Sales Price, dated at or after closing, insuring Buyer against loss under the provisions of the Title Policy, subject to the promulgated exclusions (including existing building and zoning ordinances) and the following exceptions:
	(1) Restrictive covenants common to the platted subdivision in which the Property is located.
	(2) The standard printed exception for standby fees, taxes and assessments.
	(3) Liens created as part of the financing described in Paragraph 3.
	(4) Utility easements created by the dedication deed or plat of the subdivision in which the Property is located.
TAF	R 1601 Initialed for identification by Buyer $\_\_\_\_\_\_$ and Seller $\_\_\_\_\_$ TREC NO. 20-1

Contract Cor	cerning <u>League City, TX 77</u> (Address of Propert	7573-3342 Page 2 of 9 11-2-201
(5)	Reservations or exceptions otherwise permitte by Buyer in writing.	ted by this contract or as may be approved
	The standard printed exception as to marital rights The standard printed exception as to water	ts. ers, tidelands, beaches, streams, and related
(8)	boundary lines, encroachments or protrusion	screpancies, conflicts, shortages in area or ons, or overlapping improvements: [] (i) will policy; or [X] (ii) will be amended to read,
Se ex Co au at no ext fac wit	MMITMENT: Within 20 days after the Title ler shall furnish to Buyer a commitment for bense, legible copies of restrictive covenants mmitment (Exception Documents) other tha horizes the Title Company to deliver the Con Buyer's address shown in Paragraph 21. If th delivered to Buyer within the specified time ended up to 15 days or 3 days before the tors beyond Seller's control, the Commitment	Company receives a copy of this contract, title insurance (Commitment) and, at Buyer's and documents evidencing exceptions in the an the standard printed exceptions. Seller mmitment and Exception Documents to Buyer he Commitment and Exception Documents are le, the time for delivery will be automatically Closing Date, whichever is earlier. If, due to t and Exception Documents are not delivered this contract and the earnest money will be
C. SL		stered professional land surveyor acceptable to e box only)
<b>X</b> (1)	Within <u>5</u> days after the effective days and Title Company Seller's existing survey of Affidavit promulgated by the Texas Department fails to furnish the existing survey or a shall obtain a new survey at Seller's experimental survey or affidavit is <u>5</u>	date of this contract, Seller shall furnish to Buyer f the Property and a Residential Real Property ment of Insurance (T-47 Affidavit). If Seller affidavit within the time prescribed, Buyer ense no later than 3 days prior to Closing not acceptable to Title Company or Buyer's Seller's X Buyer's expense no later than 3
(2)	Within days after the effective	ve date of this contract, Buyer shall obtain a new d to receive the survey on the date of actual vhichever is earlier.
(3)		date of this contract, Seller, at Seller's expense
dis Co or Bu the tim	JECTIONS: Buyer may object in writing to c closed on the survey other than items 6 mmitment other than items 6A(1) through (8) activity: <b>Residential Use</b> ver must object the earlier of (i) the Closing Date of Commitment, Exception Documents, and the e allowed will constitute a waiver of Buyer's	defects, exceptions, or encumbrances to title: 6A(1) through (7) above; disclosed in the 3) above; or which prohibit the following use or (ii) <u>5</u> days after Buyer receives e survey. Buyer's failure to object within the right to object; except that the requirements red by Buyer. Provided Seller is not obligated
to wit ne an	incur any expense, Seller shall cure the timely hin 15 days after Seller receives the objectior	y objections of Buyer or any third party lender ons and the Closing Date will be extended as uch 15 day period, this contract will terminate
	ABSTRACT OR TITLE POLICY: Broker advise the Property examined by an attorney of Bu with or obtain a Title Policy. If a Title Pol	ses Buyer to have an abstract of title covering uyer's selection, or Buyer should be furnished plicy is furnished, the Commitment should be ver's choice due to the time limitations on
(2)	MEMBERSHIP IN PROPERTY OWNERS As subject to mandatory membership in a prop subject to mandatory membership in a pr Buyer under §5.012, Texas Property Code residential community identified in Paragraph obligated to be a member of the property governing the use and occupancy of the governing the establishment, maintenance, have been or will be recorded in the Real	SSOCIATION(S): The Property X is is not perty owners association(s). If the Property is property owners association(s), Seller notifies e, that, as a purchaser of property in the 2A in which the Property is located, you are owners association(s). Restrictive covenants ne Property and all dedicatory instruments or operation of this residential community Property Records of the county in which the ve covenants and dedicatory instruments may are obligated to pay assessments to the mount of the assessments is subject to
L TAR 1601	Initialed for identification by Buyer $\_\_\_\_\_$	and Seller TREC NO. 20-
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	(Address of Property)
	change. Your failure to pay the assessments could result in enforcement of the
	association's lien on and the foreclosure of the Property.
	Section 207.003, Property Code, entitles an owner to receive copies of any document that governs the establishment, maintenance, or operation of a subdivision, including, but not limited to, restrictions, bylaws, rules and regulations, and a resale certificate from a property owners' association. A resale certificate contains information including, but not limited to, statements specifying the amount and frequency of regular assessments and the style and cause number of lawsuits to which the property owners' association is a
	party, other than lawsuits relating to unpaid ad valorem taxes of an individual member of the association. These documents must be made available to you by the property owners'
	association or the association's agent on your request. If Buyer is concerned about these matters, the TREC promulgated Addendum for Property Subject to Mandatory Membership in a Property Owners Association(s) should be used.
(3)	STATUTORY TAX DISTRICTS: If the Property is situated in a utility or other statutorily created district providing water, sewer, drainage, or flood control facilities and services, Chapter 49, Texas Water Code, requires Seller to deliver and Buyer to sign the statutory notice relating to the tax rate, bonded indebtedness, or standby fee of the district prior to
(4)	final execution of this contract. TIDE WATERS: If the Property abuts the tidally influenced waters of the state, §33.135, Texas Natural Resources Code, requires a notice regarding coastal area property to be included in the contract. An addendum containing the notice promulgated by TREC or
(5)	required by the parties must be used. ANNEXATION: If the Property is located outside the limits of a municipality, Seller notifies Buyer under §5.011, Texas Property Code, that the Property may now or later be included in the extraterritorial jurisdiction of a municipality and may now or later be subject to
	annexation by the municipality. Each municipality maintains a map that depicts its boundaries and extraterritorial jurisdiction. To determine if the Property is located within a municipality's extraterritorial jurisdiction or is likely to be located within a municipality's extraterritorial jurisdiction, contact all municipalities located in the general proximity of the Property for further information.
(6)	PROPERTY LOCATED IN A CERTIFICATED SERVICE AREA OF A UTILITY SERVICE PROVIDER: Notice required by §13.257, Water Code: The real property, described in Paragraph 2, that you are about to purchase may be located in a certificated water or sewer service area, which is authorized by law to provide water or sewer service to the properties in the certificated area. If your property is located in a certificated area there may be special costs or charges that you will be required to pay before you can receive water or sewer service. There may be a period required to construct lines or other
	facilities necessary to provide water or sewer service to your property. You are advised to determine if the property is in a certificated area and contact the utility service provider to determine the cost that you will be required to pay and the period, if any, that is required to provide water or sewer service to your property. The undersigned Buyer hereby acknowledges receipt of the foregoing notice at or before the execution of a binding contract for the purchase of the real property described in Paragraph 2 or at closing of purchase of the real property.
(7)	PUBLIC IMPROVEMENT DISTRICTS: If the Property is in a public improvement district, §5.014, Property Code, requires Seller to notify Buyer as follows: As a purchaser of this parcel of real property you are obligated to pay an assessment to a municipality or county for an improvement project undertaken by a public improvement district under Chapter 372, Local Government Code. The assessment may be due annually or in periodic installments. More information concerning the amount of the assessment and the due dates of that assessment may be obtained from the municipality or county levying the assessment. The amount of the assessments is subject to change. Your failure to pay
(8)	the assessments could result in a lien on and the foreclosure of your property. TRANSFER FEES: If the Property is subject to a private transfer fee obligation, §5.205, Property Code, requires Seller to notify Buyer as follows: The private transfer fee obligation may be governed by Chapter 5, Subchapter G of the Texas Property Code.
(9)	PROPANE GAS SYSTEM SERVICE AREA: If the Property is located in a propane gas system service area owned by a distribution system retailer, Seller must give Buyer written notice as required by §141.010, Texas Utilities Code. An addendum containing
(10)	the notice approved by TREC or required by the parties should be used. NOTICE OF WATER LEVEL FLUCTUATIONS: If the Property adjoins an impoundment of water, including a reservoir or lake, constructed and maintained under Chapter 11, Water Code, that has a storage capacity of at least 5,000 acre-feet at the impoundment's normal operating level, Seller hereby notifies Buyer: "The water level of the impoundment of water adjoining the Property fluctuates for various reasons, including as

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Contract Concerning

#### 4483 Costa Brava Park League City, TX 77573-3342

(Address of Property)

a result of: (1) an entity lawfully exercising its right to use the water stored in the impoundment; or (2) drought or flood conditions."

#### 7. PROPERTY CONDITION:

- A. ACCESS, INSPECTIONS AND UTILITIES: Seller shall permit Buyer and Buyer's agents access to the Property at reasonable times. Buyer may have the Property inspected by inspectors selected by Buyer and licensed by TREC or otherwise permitted by law to make inspections. Any hydrostatic testing must be separately authorized by Seller in writing. Seller at Seller's expense shall immediately cause existing utilities to be turned on and shall keep the utilities on during the time this contract is in effect.
- B. SELLER'S DISCLOSURE NOTICE PURSUANT TO §5.008, TEXAS PROPERTY CODE (Notice): (Check one box only)
- (1) Buyer has received the Notice.
- (2) Buyer has not received the Notice. Within \_\_\_\_\_ days after the effective date of this contract, Seller shall deliver the Notice to Buyer. If Buyer does not receive the Notice, Buyer may terminate this contract at any time prior to the closing and the earnest money will be refunded to Buyer. If Seller delivers the Notice, Buyer may terminate this contract for any reason within 7 days after Buyer receives the Notice or prior to the closing, whichever first occurs, and the earnest money will be refunded to Buyer.
- (3) The Seller is not required to furnish the notice under the Texas Property Code.
- C. SELLER'S DISCLOSURE OF LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS is required by Federal law for a residential dwelling constructed prior to 1978.
- D. ACCEPTANCE OF PROPERTY CONDITION: "As Is" means the present condition of the Property with any and all defects and without warranty except for the warranties of title and the warranties in this contract. Buyer's agreement to accept the Property As Is under Paragraph 7D(1) or (2) does not preclude Buyer from inspecting the Property under Paragraph 7A, from negotiating repairs or treatments in a subsequent amendment, or from terminating this contract during the Option Period, if any.

(Check one box only)

- (1) Buyer accepts the Property As Is.
- (2) Buyer accepts the Property As Is provided Seller, at Seller's expense, shall complete the the following specific repairs and treatments:

(Do not insert general phrases, such as "subject to inspections" that do not identify specific repairs and treatments.)

- E. LENDER REQUIRED REPAIRS AND TREATMENTS: Unless otherwise agreed in writing, neither party is obligated to pay for lender required repairs, which includes treatment for wood destroying insects. If the parties do not agree to pay for the lender required repairs or treatments, this contract will terminate and the earnest money will be refunded to Buyer. If the cost of lender required repairs and treatments exceeds 5% of the Sales Price, Buyer may terminate this contract and the earnest money will be refunded to Buyer.
- F. COMPLETION OF REPAIRS AND TREATMENTS: Unless otherwise agreed in writing: (i) Seller shall complete all agreed repairs and treatments prior to the Closing Date; and (ii) all required permits must be obtained, and repairs and treatments must be performed by persons who are licensed to provide such repairs or treatments or, if no license is required by law, are commercially engaged in the trade of providing such repairs or treatments. At Buyer's election, any transferable warranties received by Seller with respect to the repairs and treatments will be transfered to Buyer at Buyer's expense. If Seller fails to complete any agreed repairs and treatments prior to the Closing Date, Buyer may exercise remedies under Paragraph 15 or extend the Closing Date up to 5 days if necessary for Seller to complete the repairs and treatments.
- G. ENVIRONMENTAL MATTERS: Buyer is advised that the presence of wetlands, toxic substances, including asbestos and wastes or other environmental hazards, or the presence of a threatened or endangered species or its habitat may affect Buyer's intended use of the Property. If Buyer is concerned about these matters, an addendum promulgated by TREC or required by the parties should be used.
- H. RESIDENTIAL SERVICE CONTRACTS: Buyer may purchase a residential service contract from a residential service company licensed by from TREC. If Buyer purchases a residential service contract, Seller shall reimburse Buyer at closing for the cost of the residential service contract in an amount not exceeding \$ 350.00 \_\_\_\_\_\_\_. Buyer should review any residential service contract for the scope of coverage, exclusions and limitations. The purchase of a residential service companies authorized to do business in Texas.
- 8. BROKERS' FEES: All obligations of the parties for payment of brokers' fees are contained in separate written agreements.

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			of Property)	
9.	CLOSING:			
	A. The closing of the	ie sale will be on or before	April 25	, <u>2016</u> , or within 7
				d or waived, whichever date the Closing Date, the non-
			contained in Paragraph 15.	
	B. At closing:	may exercise the remedies	contained in ratagraph 15.	
		execute and deliver a	eneral warranty deed co	nveying title to the Property
	to Buyer a	nd showing no additiona	exceptions to those pe	ermitted in Paragraph 6 and
			owing no delinquent taxes o	
			funds acceptable to the esc	-
				es, statements, certificates,
				reasonably required for the
		e sale and the issuance of t		ainst the Property which will
				the payment of any loans
		Buyer and assumed loans		the payment of any leane
	(5) If the Prope	erty is subject to a resid	ential lease, Seller shall t	transfer security deposits (as
	defined und	er §92.102, Property Co	de), if any, to Buyer. In	such an event, Buyer shall
				the Buyer has acquired the
		amount of the security depo		deposit, and specifying the
10	POSSESSION:	amount of the security dept	511.	
10.		sion: Seller shall deliver	to Buyer possession of t	he Property in its present or
	required cond	dition. ordinary wear	and tear excepted:	I upon closing and funding
	according to	o a temporary residentia	lease form promulgated	by TREC or other writter
	lease required	by the parties. Any pos	session by Buyer prior t	to closing or by Seller afte
	closing which	is not authorized by a	written lease will establi	sh a tenancy at sufferance
	relationship be	tween the parties. Cor	isult your insurance a	agent prior to change o
	torminated Th	nd possession decau	ise insurance coveraç	ge may be limited of insurance coverage may
		ties to economic loss.	en lease of appropriate	e insurance coverage inay
	B. Leases:			
	(1) After the E	ffective Date. Seller may	not execute anv lease	(including but not limited to
	mineral lease	es) or convey any interest i	n the Property without Buyer	r's written consent.
				party, Seller shall deliver to
				form signed by the tenant
	within 7 days	after the Effective Date of	the contract.	
11.	SPECIAL PROVIS	SIONS: (Insert only fac	tual statements and bus	siness details applicable to
	details for which	a contract addendum les	se or other form has bee	al statements or business an promulgated by TREC for
	mandatory use.)		se of other form has bee	en promugated by TTEC 10
	mandatory door)			

#### 12. SETTLEMENT AND OTHER EXPENSES:

A. The following expenses must be paid at or prior to closing:

- (1) Expenses payable by Seller (Seller's Expenses):
  - (a) Releases of existing liens, including prepayment penalties and recording fees; release of Seller's loan liability; tax statements or certificates; preparation of deed; one-half of escrow fee; and other expenses payable by Seller under this contract.
  - (b) Seller shall also pay an amount not to exceed \$ 7,000.00 to be applied in the following order: Buyer's Expenses which Buyer is prohibited from paying by FHA, VA, Texas Veterans Land Board or other governmental loan programs, and then to other Buyer's Expenses as allowed by the lender.
- (2) Expenses payable by Buyer (Buyer's Expenses): Appraisal fees; loan application fees; origination charges; credit reports; preparation of loan documents; interest on the notes from date of disbursement to one month prior to dates of first monthly payments; recording fees; copies of easements and restrictions; loan title policy with endorsements required by lender; loan-related inspection fees; photos; amortization schedules; one-half of escrow fee; all prepaid items, including required premiums for flood and hazard insurance, reserve deposits for insurance, ad valorem taxes and special governmental assessments; final compliance inspection; courier fee; repair inspection; underwriting fee; wire transfer fee; expenses incident to any loan; Private

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	Mortgage Insurance Premium (PMI), VA Loan Funding Fee, or FHA Mortgage Insurance Premium (MIP) as required by the lender; and other expenses payable by Buyer under this contract.
	B. If any expense exceeds an amount expressly stated in this contract for such expense to be paid by a party, that party may terminate this contract unless the other party agrees to pay such excess. Buyer may not pay charges and fees expressly prohibited by FHA, VA, Texas Veterans Land Board or other governmental loan program regulations.
	13. PRORATIONS: Taxes for the current year, interest, maintenance fees, assessments, dues and rents will be prorated through the Closing Date. The tax proration may be calculated taking into consideration any change in exemptions that will affect the current year's taxes. If taxes for the current year vary from the amount prorated at closing, the parties shall adjust the prorations when tax statements for the current year are available. If taxes are not paid at or prior to closing, Buyer shall pay taxes for the current year.
	14. CASUALTY LOSS: If any part of the Property is damaged or destroyed by fire or other casualty after the effective date of this contract, Seller shall restore the Property to its previous condition as soon as reasonably possible, but in any event by the Closing Date. If Seller fails to do so due to factors beyond Seller's control, Buyer may (a) terminate this contract and the earnest money will be refunded to Buyer (b) extend the time for performance up to 15 days and the Closing Date will be extended as necessary or (c) accept the Property in its damaged condition with an assignment of insurance proceeds, if permitted by Seller's insurance carrier, and receive credit from Seller at closing in the amount of the deductible under the insurance policy. Seller's obligations under this paragraph are independent of any other obligations of Seller under this contract.
	<b>15. DEFAULT:</b> If Buyer fails to comply with this contract, Buyer will be in default, and Seller may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money as liquidated damages, thereby releasing both parties from this contract. If Seller fails to comply with this contract, Seller will be in default and Buyer may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money, thereby releasing both parties from this contract.
	<b>16. MEDIATION:</b> It is the policy of the State of Texas to encourage resolution of disputes through alternative dispute resolution procedures such as mediation. Any dispute between Seller and Buyer related to this contract which is not resolved through informal discussion will be submitted to a mutually acceptable mediation service or provider. The parties to the mediation shall bear the mediation costs equally. This paragraph does not preclude a party from seeking equitable relief from a court of competent jurisdiction.
	17. ATTORNEY'S FEES: A Buyer, Seller, Listing Broker, Other Broker, or escrow agent who prevails in any legal proceeding related to this contract is entitled to recover reasonable attorney's fees and all costs of such proceeding.
	18. ESCROW: A. ESCROW: The escrow agent is not (i) a party to this contract and does not have liability for the performance or nonperformance of any party to this contract, (ii) liable for interest on the earnest money and (iii) liable for the loss of any earnest money caused by the failure of any financial institution in which the earnest money has been deposited unless the financial institution is acting as escrow agent.
	B. EXPENSES: At closing, the earnest money must be applied first to any cash down payment, then to Buyer's Expenses and any excess refunded to Buyer. If no closing occurs, escrow agent may: (i) require a written release of liability of the escrow agent from all parties, (ii) require payment of unpaid expenses incurred on behalf of a party, and (iii) only deduct from the earnest money the amount of unpaid expenses incurred on behalf of the party receiving the earnest money.
	C. DEMAND: Upon termination of this contract, either party or the escrow agent may send a release of earnest money to each party and the parties shall execute counterparts of the release and deliver same to the escrow agent. If either party fails to execute the release, either party may make a written demand to the escrow agent for the earnest money. If only one party makes written demand for the earnest money, escrow agent shall promptly provide a copy of the demand to the other party within 15 days, escrow agent may disburse the earnest money to the party making demand reduced by the amount of unpaid expenses incurred on behalf of the party receiving the earnest money and escrow agent may pay the same to the creditors. If escrow agent from all adverse claims related to the disbursal of the <del>carres</del> money.

4483 Costa Br	
Contract Concerning <u>League City, TX</u> (Address of Pr	Page 7 019 11-2-2015 operty)
<ul> <li>D. DAMAGES: Any party who wrongfully fails escrow agent within 7 days of receipt of the damages; (ii) the earnest money; (iii) reasonable</li> <li>E. NOTICES: Escrow agent's notices will be a</li> </ul>	or refuses to sign a release acceptable to the he request will be liable to the other party for (i)
<b>19. REPRESENTATIONS:</b> All covenants, represent closing. If any representation of Seller in this will be in default. Unless expressly prohibite show the Property and receive, negotiate and accertistic structure.	s contract is untrue on the Closing Date, Seller d by written agreement, Seller may continue to
Buyer shall withhold from the sales proceeds tax law and deliver the same to the International tax law and deliver the same to the International structures and the same to the same to the same tax law and	Buyer that Seller is not a "foreign person," then an amount sufficient to comply with applicable al Revenue Service together with appropriate tax s require filing written reports if currency in
<b>21. NOTICES:</b> All notices from one party to the mailed to, hand-delivered at, or transmitted by fax	
To Buyer Daniel Blanton at:	To Seller <u>Kristoffer Flaherty</u> at:
Phone:	Phone:
Fax:	_ Fax:
E-mail: danber2001@gmail.com	_ E-mail:
<b>22. AGREEMENT OF PARTIES:</b> This contract c cannot be changed except by their written contract are (Check all applicable boxes):	contains the entire agreement of the parties and agreement. Addenda which are a part of this
Inited Party Financing Addendum	Environmental Assessment, Threatened or Endangered Species and Wetlands
Seller Financing Addendum	Addendum
Addendum for Property Subject to Mandatory Membership in a Property	Seller's Temporary Residential Lease Short Sale Addendum
Owners Association	Addendum for Property Located Seaward
Buyer's Temporary Residential Lease	of the Gulf Intracoastal Waterway
Loan Assumption Addendum	Addendum for Seller's Disclosure of Information on Lead-based Paint and Lead-
Addendum for Sale of Other Property by Buyer	based Paint Hazards as Required by Federal Law
Addendum for Reservation of Oil, Gas and Other Minerals	Addendum for Property in a Propane Gas System Service Area
Addendum for "Back-Up" Contract	Other (list):
Addendum for Coastal Area Property	
NR	
TAR 1601 Initialed for identification by Buyer $(\_DDD]$	and Seller TREC NO. 20-13

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Contra	4483 Costa Brava Park           Contract Concerning         League City, TX 77573-3342         Page 8 of 9 11-2-2015           (Address of Property)				
23.	acknowledged by Seller, and Buyer's agreement within 3 days after the effective date of this terminate this contract by giving notice of termin effective date of this contract (Option Period 5:00 p.m. (local time where the Property is lo stated as the Option Fee or if Buyer fails prescribed, this paragraph will not be a par unrestricted right to terminate this contract. prescribed, the Option Fee will not be refund Buyer. The Option Fee X will will not be	consideration, the receipt of which is hereby nt to pay Seller \$ 200.00 (Option Fee) contract, Seller grants Buyer the unrestricted right to ation to Seller within <u>10</u> days after the d). Notices under this paragraph must be given by ocated) by the date specified. If no dollar amount is to pay the Option Fee to Seller within the time art of this contract and Buyer shall not have the If Buyer gives notice of termination within the time ed; however, any earnest money will be refunded to credited to the Sales Price at closing. <b>Time is of the</b> <b>compliance with the time for performance is</b>			
24.	CONSULT AN ATTORNEY BEFORE SIGNIN from giving legal advice. READ THIS CONTRAC	<b>VG:</b> TREC rules prohibit real estate license holders TCAREFULLY.			
	Buyer's Attorney is:	Seller's Attorney is:			
	Phone:	Phone:			
	Fax:	Fax:			
	E-mail:	E-mail:			
	EXECUTED the day of (BROKER: FILL IN THE DATE OF FINAL ACC	EPTANCE.)			
	DocuSigned by:				
	Buyets: Dantel 29 Blanton	Seller Kristoffer Flaherty			
	Buyer	Seller			
licer corr	nse holders. No representation is made as to the legal validity or a	e Commission. TREC forms are intended for use only by trained real estate adequacy of any provision in any specific transactions. It is not intended for 8, Austin, TX 78711-2188, (512) 936-3000 (http://www.trec.texas.gov) TREC			
L					

TAR 1601

DocuSign Envelope ID: C09E6D52-AC21-4729-8B22-0EF04DFCC78C

4483 Costa I         Contract Concerning       League City, T         (Address or	x 77573-3342 Page 9 of 9 11-2-2015
-	NFORMATION only. Do not sign)
Other Broker Firm       License No.         represents          Buyer only as Buyer's agent         Seller as Listing Broker's subagent	RemaxSpaceCenter161076Listing Broker FirmLicense No.representsXSeller and Buyer as an intermediarySeller only as Seller's agent
Associate's Name License No.	Pam WoodworthListing Associate's NameLicense No.
Licensed Supervisor of Associate License No.	Karen LittleLicensed Supervisor of Listing AssociateLicense No.
Other Broker's Address Fax	Houston TX 77062
City State Zip	pamwoodworth@remax.n
Associate's Email Address Phone	et(713)828-4166Listing Associate's Email AddressPhone
	Hayley D'Amico646151Selling Associate's NameLicense No.
	Karen LittleLicensed Supervisor of Selling AssociateLicense No.
	3045 Marina Bay Dr, #200Selling Associate's Office AddressFaxLeague CityTx77573CityStateZip
	hdamico@remax.net(832)425-1403Selling Associate's Email AddressPhone
Listing Broker has agreed to pay Other Broker3.0 fee is received. Escrow agent is authorized and directed	of the total sales price when the Listing Broker's to pay other Broker from Listing Broker's fee at closing.
OPTION F	EE RECEIPT
Receipt of \$ (Option Fee) in t	he form ofis acknowledged.
	Date
Seller or Listing Broker	Date
CONTRACT AND EAR	
CONTRACT AND EAR	<b>INEST MONEY RECEIPT</b> Earnest Money in the form of
CONTRACT AND EAR Receipt of Contract and \$ is acknowledged.	EXPEST MONEY RECEIPT Earnest Money in the form of Date:
CONTRACT AND EAR Receipt of  Contract and  \$ is acknowledged. Escrow Agent: By:	ENEST MONEY RECEIPT         Earnest Money in the form of         Date:         Email Address
CONTRACT AND EAR Receipt of  Contract and  \$ is acknowledged. Escrow Agent:	Image: Second



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

### THIRD PARTY FINANCING ADDENDUM

	TO CONTRACT CONCERNING THE PROPERTY AT		
	4483 Costa Brava Park League City		
	(Street Address and City)		
A.	TYPE OF FINANCING AND DUTY TO APPLY AND OBTAIN APPROVAL: Buyer shall appromptly for all financing described below and make every reasonable effort to obtain approfor the financing, including but not limited to furnishing all information and docume required by Buyer's lender. (Check applicable boxes):	oval	
	<ol> <li>Conventional Financing:         <ul> <li>(a) A first mortgage loan in the principal amount of \$ year(s), with interest not to exc any financed PMI premium), due in full in year(s) of the loan with Origination Charges shown on Buyer's Loan Estimate for the loan not to exceed% of the loan.</li> <li>(b) A second mortgage loan in the principal amount of \$ (exclude any financed PMI premium), due in full in year(s), with interest not to exceed% of the loan.</li> <li>(b) A second mortgage loan in the principal amount of \$ (exclude any financed PMI premium), due in full in year(s), with interest not to exceed% of the loan to exceed% of the loan charges shown on Buyer's Loan Estimate for the loan not to exceed% of the loan.</li> </ul> </li> </ol>	s as ding ceed	
	<ol> <li><u>Texas Veterans Loan</u>: A loan(s) from the Texas Veterans Land Board of \$ for a period in the total amount of years at the interest rate established by Texas Veterans Land Board.</li> </ol>		
X	3. <u>FHA Insured Financing</u> : A Section <u>203b</u> FHA insured loan of not less t \$ <u>211,056.11</u> (excluding any financed MIP), amortizable monthly for not than <u>30</u> years, with interest not to exceed <u>5.000</u> % per annum for the <u>30</u> year(s) of the loan with Origination Charges as shown on Buyer's Loan Estimate the loan not to exceed <u>10.000</u> % of the loan.	less first	
	4. <u>VA Guaranteed Financing</u> : A VA guaranteed loan of not less than \$ (exclude any financed Funding Fee), amortizable monthly for not less than years, with internot to exceed % per annum for the first year(s) of the loan with Origina Charges as shown on Buyer's Loan Estimate for the loan not to exceed % of loan.	erest ation	
	5. <u>USDA Guaranteed Financing</u> : A USDA-guaranteed loan of not less than \$ ye (excluding any financed Funding Fee), amortizable monthly for not less than ye with interest not to exceed % per annum for the first year(s) of the loan of the loan of the loan not to exceed % the loan.	with	
	6. <u>Reverse Mortgage Financing</u> : A reverse mortgage loan (also known as a Home Ed Conversion Mortgage loan) in the original principal amount of \$(exclude any financed PMI premium or other costs), with interest not to exceed% per anr for the first year(s) of the loan with Origination Charges as shown on Buyer's L Estimate for the loan not to exceed% of the loan. The reverse mortgage I% will will will will	ding num .oan	
1901 የ		EC NO. 4 11-2-2	
MAX Spac ne: (281)33	Center, 3032 Marina Bay Dr. Ste 200 League City, TX 77573         ·3344       Fax: (281)823-5701         Hayley D'Amico       4         Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026       www.zipLogix.com	483 Costa Bi	

## Third Party Financing Addendum Concerning Page 2 of 2 4483 Costa Brava Park, League City, TX 77573-3342

#### (Address of Property)

- B. APPROVAL OF FINANCING: Approval for the financing described above will be deemed to have been obtained when Buyer Approval and Property Approval are obtained.
  - 1. <u>Buyer Approval</u>:
    - This contract is subject to Buyer obtaining Buyer Approval. If Buyer cannot obtain Buyer Approval, Buyer may give written notice to Seller within <u>21</u> days after the effective date of this contract and this contract will terminate and the earnest money will be refunded to Buyer. If Buyer does not terminate the contract under this provision, the contract shall no longer be subject to the Buyer obtaining Buyer Approval. Buyer Approval will be deemed to have been obtained when (i) the terms of the loan(s) described above are available and (ii) lender determines that Buyer has satisfied all of lender's requirements related to Buyer's assets, income and credit history.
    - This contract is not subject to Buyer obtaining Buyer Approval.
  - 2. <u>Property Approval</u>: Property Approval will be deemed to have been obtained when the Property has satisfied lender's underwriting requirements for the loan, including but not limited to appraisal, insurability, and lender required repairs. If Property Approval is not obtained, Buyer may terminate this contract by giving notice to Seller before closing and the earnest money will be refunded to Buyer.
  - 3. Time is of the essence for this paragraph and strict compliance with the time for performance is required.
- C. SECURITY: Each note for the financing described above must be secured by vendor's and deed of trust liens.
- D. FHA/VA REQUIRED PROVISION: If the financing described above involves FHA insured or VA financing, it is expressly agreed that, notwithstanding any other provision of this contract, the purchaser (Buyer) shall not be obligated to complete the purchase of the Property described herein or to incur any penalty by forfeiture of earnest money deposits or otherwise: (i) unless the Buyer has been given in accordance with HUD/FHA or VA requirements a written statement issued by the Federal Housing Commissioner, Department of Veterans Affairs, or a Direct Endorsement Lender setting forth the appraised value of the Property of not less than \$ 218,711.00 ; or (ii) if the contract purchase price or cost exceeds the reasonable value of the Property established by the Department of Veterans Affairs.
  - (1) The Buyer shall have the privilege and option of proceeding with co
  - (1) The Buyer shall have the privilege and option of proceeding with consummation of the contract without regard to the amount of the appraised valuation or the reasonable value established by the Department of Veterans Affairs.
  - (2) If FHA financing is involved, the appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development will insure. HUD does not warrant the value or the condition of the Property. The Buyer should satisfy himself/herself that the price and the condition of the Property are acceptable.
  - (3) If VA financing is involved and if Buyer elects to complete the purchase at an amount in excess of the reasonable value established by the VA, Buyer shall pay such excess amount in cash from a source which Buyer agrees to disclose to the VA and which Buyer represents will not be from borrowed funds except as approved by VA. If VA reasonable value of the Property is less than the Sales Prices, Seller may reduce the Sales Price to an amount equal to the VA reasonable value and the sale will be closed at the lower Sales Price with proportionate adjustments to the down payment and the loan amount.

#### E. AUTHORIZATION TO RELEASE INFORMATION:

- (1) Buyer authorizes Buyer's lender to furnish to Seller or Buyer or their representatives information relating to the status of the approval for the financing.
- (2) Seller and Buyer authorize Buyer's lender, title company, and escrow agent to disclose and furnish a copy of the closing disclosures provided in relation to the closing of this sale to the

Buyor Danialo Blanton	Seller Kristoffer Flaherty
Buyer	Seller
approval relates to this form only. TREC forms are intended for u to the legal validity or adequacy of any provision in any specific	hission for use with similarly approved or promulgated contract forms. Such use only by trained real estate license holders. No representation is made as transactions. It is not intended for complex transactions. Texas Real Estate 936-3000 (http://www.trec.texas.gov) TREC No. 40-7. This form replaces

## **STELLAR FINANCIAL**

2200 NASA Rd One, STE 130 Houston, TX 77058

281-451-4392 Mobile 832-932-5741 Office 832-932-5742 Fax

#### CONDITIONAL QUALIFICATION LETTER

Date : 02/23/2016

Prospective Applicant: Daniel L. Blanton

Residential Mortgage Loan Originator : Johnny Kent Shoemaker (NMLS # 907946)

Phone #: (281)-451-4392

Loan (describe as follows): FHA

Loan Amount: \$241,250 (sales price of \$250,000)

Qualifying Interest Rate : 3.875% (est)

Term: 360 Months

Maximum Loan-to-Value Ratio: 96.5%

Loan Type and Description: FIXED RATE/NO PRE-PAYMENT PENALTY

Mortgage Banker \_has X\_has not received a signed application for the loan from the Prospective Applicant.

Mortgage Banker\_X has\_has not reviewed the Prospective Applicant's credit report.

Mortgage Banker\_X has\_has not reviewed the Prospective Applicant's credit score.

Mortgage Banker has reviewed the following additional items : Tax returns, pay stubs, W-2's

The Prospective Applicant has provided the Mortgage Banker \_verbally X \_in\_writing with information about the Prospective Applicant's income, available cash for a down payment and payment of closing costs, debts, and other assets.

Based on the information that the Prospective Applicant has provided to the Mortgage banker, as described above, the Mortgage Banker has determined that the Prospective Applicant is eligible and qualified to meet the financial requirement of the Loan.

This is not an approval for the Loan. Approval of the Loan Requires: (1) the Mortgage Banker to verify the information that the Prospective Applicant has provided; (2) the Prospective Applicant's financial status and credit report to remain substantially the same until the Loan closes; (3) the collateral for the Loan (the subject property) to satisfy the lender's requirements (for example, appraisal, title, survey, condition, and insurance); (4) the Loan, as described, to remain available in the market; (5) the Prospective Applicant to execute loan documents the lender requires, and (6) the list of additional items :

#### 02/23/2016 ELECTRONIC SIGNATURE

Johnny Kent Shoemaker Mortgage Loan Originator 281-451-4392



## **TEXAS ASSOCIATION OF REALTORS®**

### INTERMEDIARY RELATIONSHIP NOTICE

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To:	Kristoffer Flaherty	(Seller or Landlord)
	and Daniel Blanton	(Prospect)
From:	Remax Space Center	(Broker's Firm)
	4483 Costa Brava Park	
Re:	League City, TX 77573-3342	(Property)
Date:	March 11, 2016	

- A. Under this notice, "owner" means the seller or landlord of the Property and "prospect" means the above-named prospective buyer or tenant for the Property.
- B. Broker's firm represents the owner under a listing agreement and also represents the prospect under a buyer/tenant representation agreement.
- C. In the written listing agreement and the written buyer/tenant representation agreement, both the owner and the prospect previously authorized Broker to act as an intermediary if a prospect who Broker represents desires to buy or lease a property that is listed by the Broker. When the prospect makes an offer to purchase or lease the Property, Broker will act in accordance with the authorizations granted in the listing agreement and in the buyer/tenant representation agreement.
- D. Broker x will will not appoint licensed associates to communicate with, carry out instructions of, and provide opinions and advice during negotiations to each party. If Broker makes such appointments, Broker appoints:

Pam Woodworth	to the owner; and
Hayley D'Amico	to the prospect.

- E. By acknowledging receipt of this notice, the undersigned parties reaffirm their consent for broker to act as an intermediary.
- F. Additional information: (Disclose material information related to Broker's relationship to the parties, such as personal relationships or prior or contemplated business relationships.)

The undersigned ackr	nowledge receipt of this notice		
		DocuSigned by:	03/11/2016
Seller or Landlord Kristoffer Fla	Date	Prospere 6CDCF0429 Daniel Blanton	Date
Seller or Landlord	Date	Prospect	Date
(TAR-1409) 1-7-04			Page 1 of 1
	rina Bay Dr. Ste 200 League City, TX 77573 Fax: (281)823-5701 Hayley D'Amico		4483 Costa Brava

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	REAL ESTATE COMMISSION (TREC) 08-18-2014
$\Delta$	
EQUAL HOUSING OPPORTUNITY MANDATORY MEMB OWNERS	ROPERTY SUBJECT TO ERSHIP IN A PROPERTY ASSOCIATION ITH CONDOMINIUMS)
•	CONCERNING THE PROPERTY AT
4483 Costa Brava Park	League City
(Street Ad	dress and City)
	t Company 281-343-9178
	ation, (Association) and Phone Number)
A. SUBDIVISION INFORMATION: "Subdivision Information to the subdivision and bylaws and rules of the Association 207.003 of the Texas Property Code. (Check only one box):	ation" means: (i) a current copy of the restrictions applying ation, and (ii) a resale certificate, all of which are described by
	date of the contract, Seller shall obtain, pay for, and deliver the
Subdivision Information to the Buyer. If Sell the contract within 3 days after Buyer receiv occurs first, and the earnest money will be	er delivers the Subdivision Information, Buyer may terminate ves the Subdivision Information or prior to closing, whichever refunded to Buyer. If Buyer does not receive the Subdivision may terminate the contract at any time prior to closing and the
2. Within days after the effective copy of the Subdivision Information to the Stime required, Buyer may terminate the conformation or prior to closing, whichever occurs Buyer, due to factors beyond Buyer's control, required, Buyer may, as Buyer's sole remedy prior to closing, whichever occurs first, and the prior to closing.	• •
does not require an updated resale certif Buyer's expense, shall deliver it to Buyer w certificate from Buyer. Buyer may terminate t Seller fails to deliver the updated resale certif	•
X 4. Buyer does not require delivery of the Subdiv	
	act on behalf of the parties to obtain the Subdivision d fee for the Subdivision Information from the party
B. MATERIAL CHANGES. If Seller becomes aware of an promptly give notice to Buyer. Buyer may terminate the selection of the selection of the selection of the selection of the selection.	ny material changes in the Subdivision Information, Seller shall ne contract prior to closing by giving written notice to Seller if: ot true; or (ii) any material adverse change in the Subdivision oney will be refunded to Buyer.
C. FEES: Except as provided by Paragraphs A, D and E associated with the transfer of the Property not to exce	Buyer shall pay any and all Association fees or other charges and Seller shall pay any excess.
E. AUTHORIZATION: Seller authorizes the Association 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, specific terms).	posits for reserves required at closing by the Association. to release and provide the Subdivision Information and any the Title Company, or any broker to this sale. If Buyer does resale certificate, and the Title Company requires information cial assessments, violations of covenants and restrictions, and Seller shall pay the Title Company the cost of obtaining the ormation.
NOTICE TO BUYER REGARDING REPAIRS BY TH responsibility to make certain repairs to the Property. If	<b>HE ASSOCIATION:</b> The Association may have the sole you are concerned about the condition of any part of the should not sign the contract unless you are satisfied that the
Buyger Bhambire 429 Blanton	Seller Kristoffer Flaherty
Buyer	Seller

The 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 approval 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 validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (www.trec.texas.gov ) TREC No. 36-8. This form replaces TREC No. 36-7.

#### (TAR 1922) 08-18-2014

TREC NO. 36-8

4483 Costa Brava



#### TEXAS ASSOCIATION OF REALTORS® SELLER'S DISCLOSURE NOTICE

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Section 5.008, Property Code requires a seller of residential property of not more than one dwelling unit to deliver a Seller's Disclosure Notice to a buyer on or before the effective date of a contract. This form complies with and contains additional disclosures which exceed the minimum disclosures required by the Code.

CONCERNING THE PROPERTY AT 4483 COSTA BRAVA PARK					
CONCERNING THE PROPERTY AT LEAGUE CITY, TEX 77573		4483	COSTA	BRAVA	PARK
	CONCERNING THE PROPERTY AT	LEAGU	E CITY	, TEX	77573

THIS NOTICE IS A DISCLOSURE OF SELLER'S KNOWLEDGE OF THE CONDITION OF THE PROPERTY AS OF THE DATE SIGNED BY SELLER AND IS NOT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THE BUYER MAY WISH TO OBTAIN. IT IS NOT A WARRANTY OF ANY KIND BY SELLER, SELLER'S AGENTS, OR ANY OTHER AGENT.

Seller is pris not occupying the Property. If unoccupied (by Seller), how long since Seller has occupied the Property?

Section 1. The Property has the items marked below: (Mark Yes (Y), No (N), or Unknown (U).)

This notice does not establish the items to be conveyed. The contract will determine which items will & will not convey.

Item	Y	N	U	Item	Y	Ν	U	Item	Y	N	U
Cable TV Wiring	V	1		Liquid Propane Gas:		/		Pump: 🗍 sump 📋 grinder			
Carbon Monoxide Det.	1	1		-LP Community (Captive)		1		Rain Gutters		1	
Ceiling Fans	1			-LP on Property		/		Range/Stove	1		
Cooktop	1	1		Hot Tub		/		Roof/Attic Vents	1		
Dishwasher	1			Intercom System		/		Sauna		7	
Disposal	17			Microwave	1			Smoke Detector	1		-
Emergency Escape				Outdoor Grill				Smoke Detector - Hearing	Ē		
Ladder(s)		$\checkmark$				/		Impaired			1
Exhaust Fans	V			Patio/Decking	1			Spa		1	
Fences	$\bigvee$			Plumbing System	1			Trash Compactor		1	
Fire Detection Equip.	1			Pool				TV Antenna		1	
French Drain				Pool Equipment		1		Washer/Dryer Hookup	1		
Gas Fixtures	1			Pool Maint. Accessories				Window Screens	1		
Natural Gas Lines	1			Pool Heater		1		Public Sewer System	17		

Item	Y	Ν	U	Additional Information
Central A/C	1			electric gas number of units: 1
Evaporative Coolers		1		number of units:
Wall/Window AC Units		1		number of units: /a
Attic Fan(s)		1		if yes, describe:k
Central Heat	1		_	electric gas number of units: <u>1</u>
Other Heat		1		if yes, describe: /a
Oven	1			number of ovens: 1 electric gas other:
Fireplace & Chimney	1	in in		wood gas logs mock other:
Carport		1		□ attached □ not attached ∧ 4
Garage	1			Sattached Inot attached
Garage Door Openers	1			number of units: number of remotes:2
Satellite Dish & Controls		1		owned leased from
Security System	1			🗹 owned 📋 leased from
Water Heater	1			electric gas other: number of units:
Water Softener		1		owned leased from
Underground Lawn Sprinkler		1		🗋 automatic 🔲 manual areas covered:
Septic / On-Site Sewer Facility		1		if yes, attach Information About On-Site Sewer Facility (TAR-1407)

 (TAR-1406) 01-01-14
 Initialed by: Buyer: , \_\_\_\_\_\_, and Seller: \_\_\_\_\_\_\_\_\_

 RE/MAX Space Center - CLC Blvd, 1150 Clear Lake City Blvd Houston, TX 77062
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 Pam Woodworth
 Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026

Page 1 of 5 4483 Costa Brava

Concerning the Property at	4483 COSTA BRAVA PARK LEAGUE CITY, TEX 77573
Water supply provided by: City Well MUD Was the Property built before 1978? yes who	□ co-op □ unknown □ other:
(If yes, complete, sign, and attach TAR-1906 con Roof Type: <u>asphalt shingles</u>	ncerning lead-based paint hazards). _ Age:(approximate)
□yes Ino □unknown	ingles or roof covering placed over existing shingles or roof covering)?
	is Section 1 that are not in working condition, that have defects, or are ach additional sheets if necessary):

#### Section 2. Are you (Seller) aware of any defects or malfunctions in any of the following?: (Mark Yes (Y) if you are aware and No (N) if you are not aware.)

Item	Y	Ν
Basement 1/4		
Ceilings		1
Doors		1
Driveways		1
Electrical Systems		1
Exterior Walls		1

Item	Y	Ν
Floors		1
Foundation / Slab(s)		1
Interior Walls		1
Lighting Fixtures		1
Plumbing Systems		$\mathbb{Z}$
Roof		1

em
dewalks
alls / Fences
indows
ther Structural Components
ther Structural Components
Y

If the answer to any of the items in Section 2 is yes, explain (attach additional sheets if necessary):

#### Section 3. Are you (Seller) aware of any of the following conditions: (Mark Yes (Y) if you are aware and No (N) if you are not aware.)

Condition	Y	N	Condition	Y	N
Aluminum Wiring			Previous Foundation Repairs		1
Asbestos Components		Z	Previous Roof Repairs		1
Diseased Trees: 🔲 oak wilt 📋			Other Structural Repairs		1
Endangered Species/Habitat on Property		Z	Radon Gas		1
Fault Lines		1	Settling		1
Hazardous or Toxic Waste		1	Soil Movement		1
Improper Drainage			Subsurface Structure or Pits		1
Intermittent or Weather Springs		1	Underground Storage Tanks		1
Landfill		1	Unplatted Easements		1
Lead-Based Paint or Lead-Based Pt. Hazards		$\boldsymbol{\Sigma}$	Unrecorded Easements		
Encroachments onto the Property		1	Urea-formaldehyde Insulation		4
Improvements encroaching on others' property		1	Water Penetration		
Located in 100-year Floodplain		1	Wetlands on Property		1
Located in Floodway		1	Wood Rot		
Present Flood Ins. Coverage			Active infestation of termites or other wood		
(If yes, attach TAR-1414)		$  \Lambda$	destroying insects (WDI)		1
Previous Flooding into the Structures		1	Previous treatment for termites or WDI		
Previous Flooding onto the Property		1	Previous termite or WDI damage repaired		
Located in Historic District		$\boldsymbol{\Sigma}$	Previous Fires		
Historic Property Designation		1	Termite or WDI damage needing repair		
Previous Use of Premises for Manufacture			Single Blockable Main Drain in Pool/Hot		
of Methamphetamine		Þş∕	Tub/Spa*		Y

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4483 Costa Brava

Conce	rning the Property at	4483 COSTA LEAGUE CITY			
If the a	nswer to any of the items in Secti	ion 3 is yes, explain (attach additio	nal sheet	s if necessary):	
which	n 4. Are you (Seller) aware of	in drain may cause a suction entra any item, equipment, or system losed in this notice? □yes 2	in or on t	the Property that	is in need of repair,
Section not aw		any of the following (Mark Yes	s (Y) if yo	ou are aware. Ma	ark No (N) if you are
<u>v</u> D	Room additions, structural m in compliance with building compliance	nodifications, or other alterations o odes in effect at the time.	r repairs	made without nec	essary permits or not
e o	Name of association: Manager's name: Fees or assessments are Any unpaid fees or assess	sment for the Property? □ yes (\$ than one association, provide in	Phone:	&& - 343 - 4 _ and are: Ima ) Imo	7178 ndatory □voluntary
e 🗆	with others, if yes, complete :	such as pools, tennis courts, wa the following: common facilities charged?			
ට ල්	Any notices of violations of Property.	deed restrictions or governmental	ordinanc	es affecting the c	ondition or use of the
0 0	٠	proceedings directly or indirectly a hip, bankruptcy, and taxes.)	ffecting th	ne Property. (Inclu	des, but is not limited
0 0	Any death on the Property e the condition of the Property.	xcept for those deaths caused by	natural c	auses, suicide, o	r accident unrelated to
	Any condition on the Propert	y which materially affects the heal	h or safet	ty of an individual.	
	hazards such as asbestos, ra If yes, attach any certifica	other than routine maintenance, n adon, lead-based paint, urea-forma ates or other documentation ident ation or other remediation).	aldehyde,	or mold.	
	Any rainwater harvesting s public water supply as an au	ystem located on the property th xiliary water source.	nat is lar	ger than 500 gal	lons and that uses a
- d	The Property is located in retailer.	a propane gas system service	area ow	rned by a propar	ne distribution system
	406) 01-01-14 Initiale	d by: Buyer	and Seller	KJ	Page 3 of 5

Initialed by: Buyer:

(TAR-1406) 01-01-14

## 4483 COSTA BRAVA PARK

Concerning the Property at \_\_\_\_\_ LEAGUE CITY, TEX 77573

If the answer to any of the items in Section 5 is yes, explain (attach additional sheets if necessary):

Section 6. Seller  $\square$  has  $\square$  has not attached a survey of the Property.

Section 7. Within the last 4 years, have you (Seller) received any written inspection reports from persons who regularly provide inspections and who are either licensed as inspectors or otherwise permitted by law to perform **inspections?** gives gives, attach copies and complete the following:

Inspection Date	Туре	Name of Inspector	No. of Pages

Note: A buyer should not rely on the above-cited reports as a reflection of the current condition of the Property. A buyer should obtain inspections from inspectors chosen by the buyer.

#### Section 8. Check any tax exemption(s) which you (Seller) currently claim for the Property:

Momestead	Senior Citizen		Disabled
🗖 Wildlife Management	🗌 Agricultural	e 4	🗖 Disabled Veteran
☐ Other:	<i>i</i> .	_	🗋 Unknown

Section 9. Have you (Seller) ever filed a claim for damage to the Property with any insurance provider? ves Ino

Section 10. Have you (Seller) ever received proceeds for a claim for damage to the Property (for example, an insurance claim or a settlement or award in a legal proceeding) and not used the proceeds to make the repairs for which the claim was made? I yes I no If yes, explain: \_\_\_\_\_

Section 11. Does the property have working smoke detectors installed in accordance with the smoke detector requirements of Chapter 766 of the Health and Safety Code?\* 🔲 unknown 🗇 no 🗹 yes. If no or unknown, explain. (Attach additional sheets if necessary): \_\_\_\_\_

\*Chapter 766 of the Health and Safety Code requires one-family or two-family dwellings to have working smoke detectors installed in accordance with the requirements of the building code in effect in the area in which the dwelling is located, including performance, location, and power source requirements. If you do not know the building code requirements in effect in your area, you may check unknown above or contact your local building official for more information.

A buyer may require a seller to install smoke detectors for the hearing impaired if: (1) the buyer or a member of the buyer's family who will reside in the dwelling is hearing-impaired; (2) the buyer gives the seller written evidence of the hearing impairment from a licensed physician; and (3) within 10 days after the effective date, the buyer makes a written request for the seller to install smoke detectors for the hearing-impaired and specifies the locations for installation. The parties may agree who will bear the cost of installing the smoke detectors and which brand of smoke detectors to install.

(TAR-1406) 01-01-14

Initialed by: Buyer: \_



\_ and Seller: <u>/</u>

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Page 4 of 5 4483 Costa Brava

	4483 COS	A BRAVA	PARK
Concerning the Property at	LEAGUE CIT	Y, TEX	77573

Seller acknowledges that the statements in this notice are true to the best of Seller's belief and that no person, including the broker(s), has instructed or influenced Seller to provide inaccurate information or to omit any material information.

but that 2 Dec245		
Signature of Seller Date Printed Name: Kristoffer Flaherty	Signature of Seller	Date
Printed Name: Kristoffer Flaherty	Printed Name:	

#### ADDITIONAL NOTICES TO BUYER:

- (1) The Texas Department of Public Safety maintains a database that the public may search, at no cost, to determine if registered sex offenders are located in certain zip code areas. To search the database, visit <u>www.txdps.state.tx.us</u>. For information concerning past criminal activity in certain areas or neighborhoods, contact the local police department.
- (2) If the property is located in a coastal area that is seaward of the Gulf Intracoastal Waterway or within 1,000 feet of the mean high tide bordering the Gulf of Mexico, the property may be subject to the Open Beaches Act or the Dune Protection Act (Chapter 61 or 63, Natural Resources Code, respectively) and a beachfront construction certificate or dune protection permit may be required for repairs or improvements. Contact the local government with ordinance authority over construction adjacent to public beaches for more information.
- (3) If you are basing your offers on square footage, measurements, or boundaries, you should have those items independently measured to verify any reported information.
- (4) The following providers currently provide service to the property:

Electric: un regulated www.powertoch	oose.org
Sewer: City of League City	phone #: 28-554-1335
Water: City of League City	phone #:
Cable: Comcast	phone #:
Trash: City of League City	phone #:
Natural Gas: Center point Energy	phone #: 800-332-7143
Phone Company: Verizon	phone #:
Propane: n A	phone #:

(5) This Seller's Disclosure Notice was completed by Seller as of the date signed. The brokers have relied on this notice as true and correct and have no reason to believe it to be false or inaccurate. YOU ARE ENCOURAGED TO HAVE AN INSPECTOR OF YOUR CHOICE INSPECT THE PROPERTY.

The undersigned Buyer acknowledges receipt of the foregoing notice.

DocuSigned by:	3/11/2016		
SigoaturepetoBuyer	Date	Signature of Buyer	Date
Printed Name:		Printed Name:	

(TAR-1406) 01-01-14

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Note: This notice should be 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 below.

# Notice to a Purchaser of Real Property in a Water District Notice for districts located in whole or in part within the corporate boundaries of a municipality

The district has the authority to adopt and impose a standby fee on property in the district that has water, sanitary sewer, or drainage facilities and services available but not connected and which does not have a house, building, or other improvement located thereon and does not substantially utilize the utility capacity available to the property. The district may exercise the authority without holding an election on the matter. As of this date, the most recent amount of the standby fee is \$\_\_\_\_\_\_. An unpaid standby fee is a personal obligation of the person that owned the property at the time of imposition and is secured by a lien on the property. Any person may request a certificate from the district stating the amount, if any, of unpaid standby fees on a tract of property in the district.

The district is located in whole or in part within the corporate boundaries of the City of **LEAGUE CITY**. The taxpayers of the district are subject to the taxes imposed by the municipality and by the district until the district is dissolved. By law, a district located within the corporate boundaries of a municipality may be dissolved by municipal ordinance without the consent of the district or the voters of the district.

The purpose of this district is to provide water, sewer, drainage, or flood control facilities and services within the district through the issuance of bonds payable in whole or in part from property taxes. The cost of these utility facilities is not included in the purchase price of your property, and these utility facilities are owned or to be owned by the district. The legal description of the property you are acquiring is as follows:

## MAR BELLA SEC (2007) ABST 32, BLK 1, LOT 9 ACRES 0.132

	12/18/2015 19:0	0:07		
KRISTOFFER M. FLAHERTY	SINED			
Signature of Seller	I	Date	Signature of Seller	

## KRISTOFFER M. FLAHERTY

PURCHASER IS ADVISED THAT THE INFORMATION SHOWN ON THIS FORM IS SUBJECT TO CHANGE BY THE DISTRICT AT ANY TIME. THE DISTRICT ROUTINELY ESTABLISHES TAX RATES DURING THE MONTHS OF SEPTEMBER THROUGH DECEMBER OF EACH YEAR, EFFECTIVE FOR THE YEAR IN WHICH THE TAX RATES ARE APPROVED BY THE DISTRICT. PURCHASER IS ADVISED TO CONTACT THE DISTRICT TO DETERMINE THE STATUS OF ANY CURRENT OR PROPOSED CHANGES TO THE INFORMATION SHOWN ON THIS FORM.

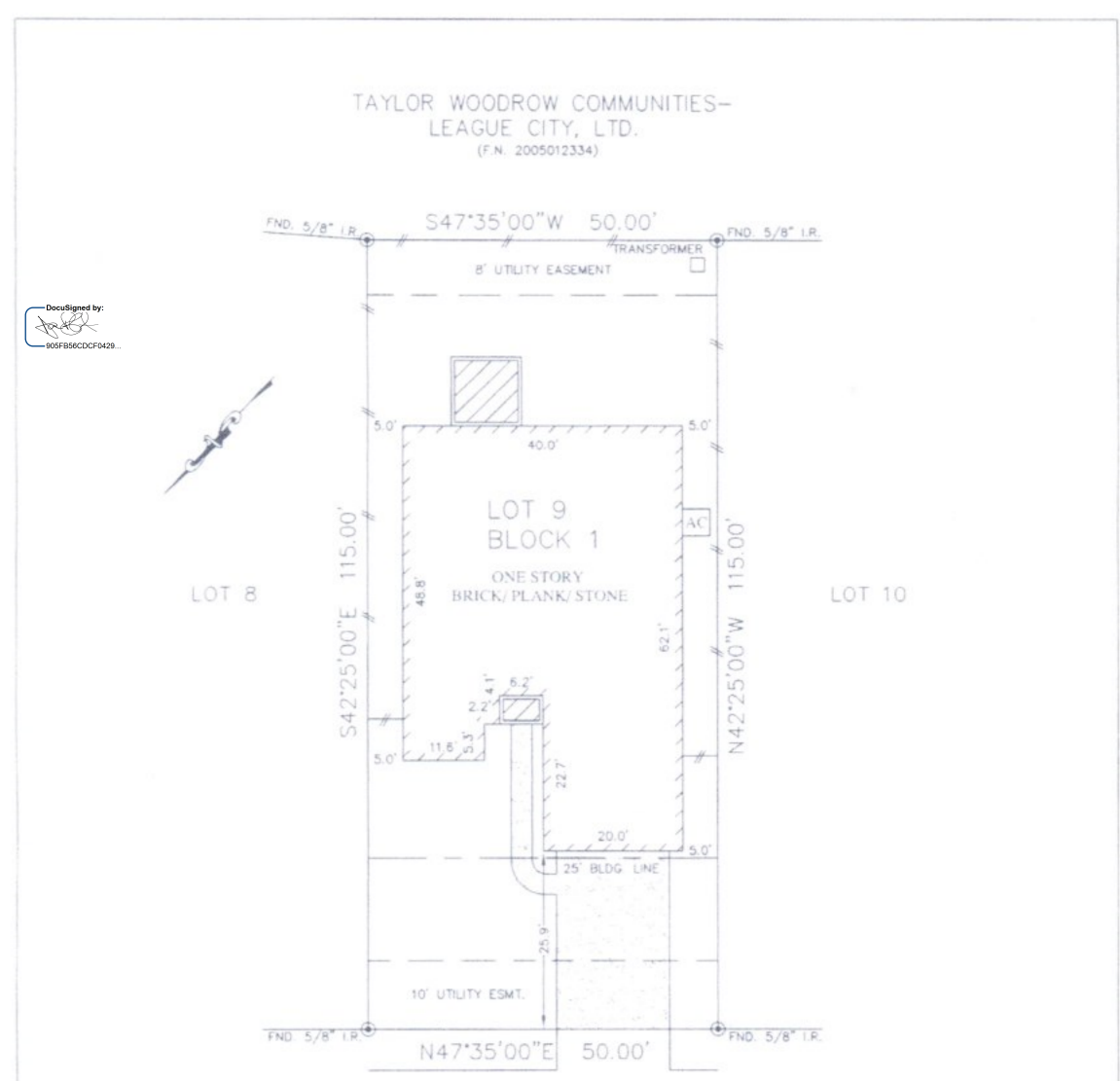
The undersigned purchaser hereby acknowledges receipt of the foregoing notice at or prior to execution of a binding contract for the purchase of the real property described in such notice or at closing of purchase of the real property.

DocuSigned by:	3/11/2016		
ST 905FB566DCF0428 of Purchaser	Date	Signature of Purchaser	Date

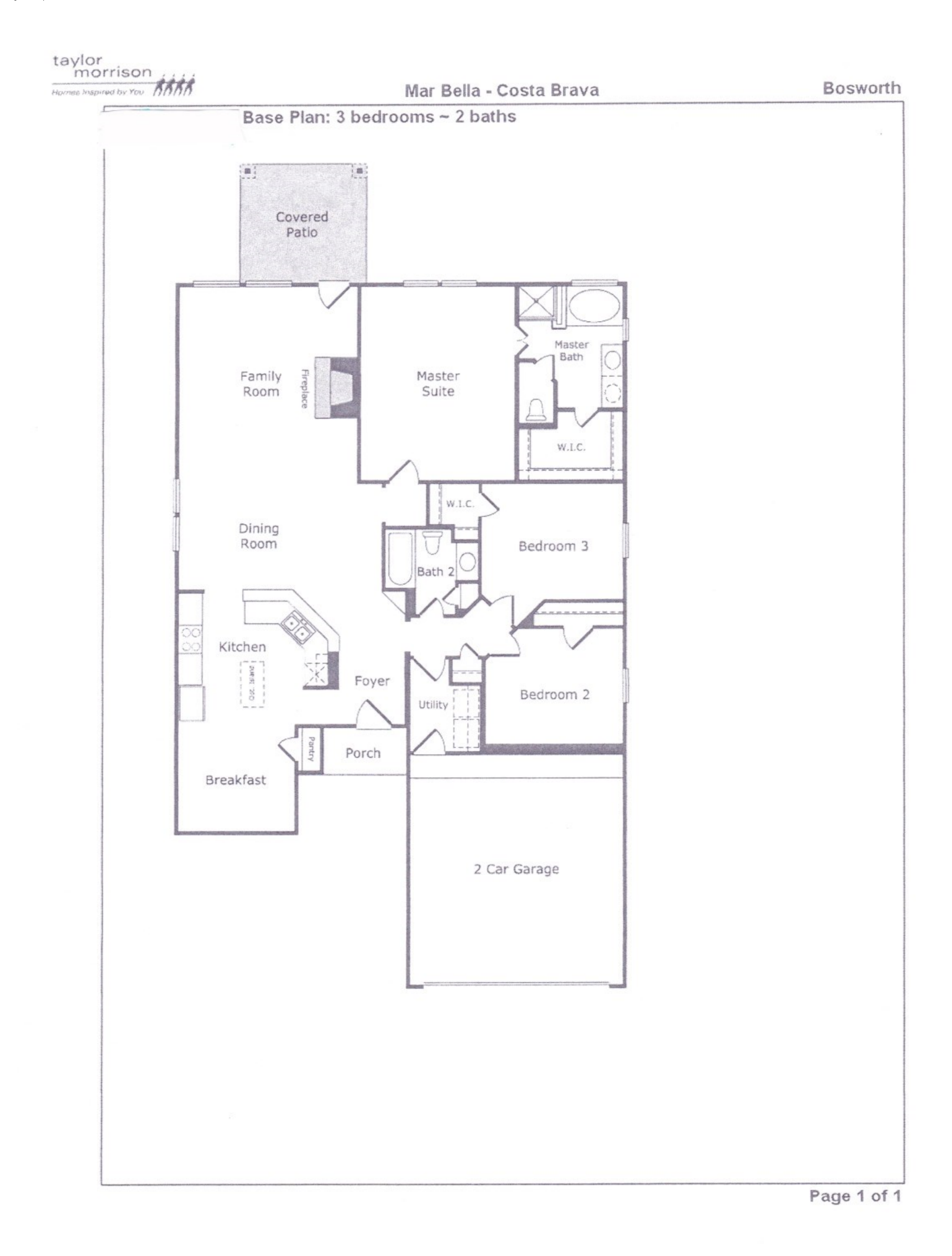
NOTE: Correct district name, tax rate, bond amounts, and legal description are to be placed in the appropriate space. Except for notices included as an addendum or paragraph of a purchase contract, the notice shall be executed by the seller and purchaser, as indicated. If the district does not propose to provide on or more of the specified facilities and services, the appropriate purpose may be eliminated. If the district has not yet levied taxes, a statement of the district's most recent projected rate of tax is to be placed in the appropriate space. If the district does not have approval from the commission to adopt and impose a standby fee, the second paragraph of the notice may be deleted. For the purposes of the notice form required to be given to the prospective purchaser prior to execution of a binding contract of sale and purchase, a seller and any agent, representative, or person acting on the seller's behalf may modify the notice by substitution of the words "January 1, \_\_\_\_\_\_\_" for the words "this date" and place the correct calendar year in the appropriate space.

RE/MAX Space Center - CLC Blvd, 1150 Clear Lake City Blvd Houston, TX 77062
Phone: 281-488-12121045 Fax: 281-488-2264 Pam Woodworth
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4483 Costa Brava



INLET/MANHOLE COSTA BRAVA PARK Kut/ MELLT (60' R.O.W.) FLOOD MAP: NOTES THIS PROPERTY LIES IN ZONE "X" 1. SUBJECT TO APPLICABLE RESTRICTIVE COVENANTS AS DEPICTED ON COMMUNITY PANEL LISTED IN ITEM NO. 1, SCHEDULE "B" OF TITLE No. 485488 0014D, DATED: 09-22-99 COMMITMENT ISSUED BY STEWART TITLE COMPANY THIS INFORMATION IS BASED ON GRAPHIC UNDER G.F. NO. 0916712018. PLAT OF SURVEY 2 ALL BEARINGS SHOWN HEREON ARE BASED PLOTTING. WE DO NOT ASSUME RESPONSIBILITY. FOR EXACT DETERMINATION SCALE: 1" = 20 ON THE RECORDED PLAT. 2009, ALLPOINTS SERVICES CORP., All Rights Reserved. This original work is protected under copyrights laws, Title 17 U.S. Code Sections 101 & 102. All violators will be prosecuted to the extent of the law. This survey is being provided solely for the use of the receptents and no license has been created, express or implied, to copy the survey except as is necessary in conjunction with the original transaction. FOR: KRISTOFFER FLAHERTY ADDRESS: 4483 COSTA BRAVA LOT 9, BLOCK 1, PARK MAR BELLA, SECTION 3. ALL POINTS JOB #: TM17720 JP PLAT RECORD 2006A, MAP # 159 & 160, G.F.: (0916712018) GALVESTON COUNTY, MAP RECORDS ......... B. BAURI I HEREBY CERTIFY THAT THIS PLAT REPRESENTS THE RESULTS OF A SURVEY MADE ON THE GROUND, ON THE 29th ALLPOINTS DAY OF SEPTEMBER, 2009. SERVICES CORP PHONE 713-468-7707 FAX 713-827-1861 ann on ALLPOINTS SERVICES CORP. COMMERCIAL/BUILDER DIVISION - 1515 WITTE ROAD - HOUSTON, TEXAS 77080





TEXAS ASSOCIATION OF REALTORS®

#### **INSPECTOR INFORMATION**

USE OF THIS FORM BY PERSONS WHO ARE NOT MEMBERS OF THE TEXAS ASSOCIATION OF REALTORS® IS NOT AUTHORIZED.
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#### TO: Daniel Blanton

(Broker's Firm)

( X Buyer ( Seller)

#### RE: 4483 Costa Brava Park, League City, TX 77573-3342 (Property)

#### DATE: March 11, 2016

FROM: Remax Space Center

The attached list includes inspectors licensed by the Texas Real Estate Commission and may also include other persons authorized by law to perform certain inspections (for example, termite inspectors, engineers, electricians, or plumbers). The list is not a complete list of all inspectors that may perform inspections. You may also obtain a list from other sources (for example, the local telephone directory or the Internet).

This firm strongly recommends that you hire inspectors to help you evaluate the condition of the Property.

Inspections are of conditions which are *present* and *visible* at the time of the inspections. Property conditions change with time and use. Inspectors are not likely to point out small problems or defects that are not reasonably observable at the time of inspection. Inspectors will not move furniture, appliances, permanent coverings, or other obstructions. Neither inspectors nor real estate licensees can guarantee future performance of any item.

This firm does not recommend any particular inspector and does not warrant the quality of any inspector's inspection.

It is recommended that you accompany the inspectors during the inspections. You should address any questions about an inspection directly to your inspector.

Real estate licensees are not inspectors by virtue of their real estate licenses.

It may be necessary to make certain arrangements for the inspectors, such as providing access and turning on utilities.

Will be using prior inspection report provided by seller.

Receipt of this notice is acknowledged and:

I choose to hire an inspector.
 I choose not to hire an inspector.

3/11/2016



Date

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