

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

08-18-2014

## ADDENDUM FOR PROPERTY SUBJECT TO MANDATORY MEMBERSHIP IN A PROPERTY OWNERS ASSOCIATION

(NOT FOR USE WITH CONDOMINIUMS)

## ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT

20902 Pricewood Manor Ct		Cypress	TX 77433-2072
	(Street Address and City)		
Lakes of Fairhaven HOA, Inc.	281-870-0585		
(Name of Pro	perty Owners Association, (Association) an	d Phone Number)	
L SUBDIVISION INFORMATION: "Su to the subdivision and bylaws and rules Section 207.003 of the Texas Property	s of the Association, and (ii) a res		
(Check only one box):			
1. Within days after the Subdivision Information to the the contract within 3 days after occurs first, and the earnest mo Information, Buyer, as Buyer's scenariost money will be refunded to	Buyer receives the Subdivision oney will be refunded to Buyer. ole remedy, may terminate the c	bdivision Information Information or prior If Buyer does not r	, Buyer may terminate to closing, whichever eceive the Subdivision
2. Within days after copy of the Subdivision Informat time required, Buyer may term Information or prior to closing, w Buyer, due to factors beyond Buy required, Buyer may, as Buyer's prior to closing, whichever occurs	ninate the contract within 3 d hichever occurs first, and the ea ver's control, is not able to obtain sole remedy, terminate the contr	ains the Subdivision ays after Buyer red rnest money will be the Subdivision Infor act within 3 days aft	Information within the seives the Subdivision refunded to Buyer. If mation within the time er the time required or
☐ 3.Buyer has received and approv ☐ does not require an updated r Buyer's expense, shall deliver it certificate from Buyer. Buyer may Seller fails to deliver the updated r	resale certificate. If Buyer requir to Buyer within 10 days after terminate this contract and the	es an updated resal receiving payment f earnest money will b	e certificate, Seller, at or the updated resale
4.Buyer does not require delivery of	the Subdivision Information.	•	
The title company or its agent is a Information ONLY upon receipt of obligated to pay.	authorized to act on behalf o f the required fee for the So	f the parties to ob ubdivision Informa	tain the Subdivision tion from the party
promptly give notice to Buyer. Buyer m (i) any of the Subdivision Information p Information occurs prior to closing, and	ay terminate the contract prior to provided was not true; or (ii) any	closing by giving wr material adverse cha	itten notice to Seller if:
<b>FEES:</b> Except as provided by Paragrap associated with the transfer of the Prop	ohs A,D and E,Buyer shall pay a erty not to exceed \$ <u>350.00</u>	ny and all Association	n fees or other charges all pay any excess.
. DEPOSITS FOR RESERVES: Buyer sha	all pay any deposits for reserves i	required at closing by	the Association.
authorization: Seller authorizes updated resale certificate if requested not require the Subdivision Information from the Association (such as the statu a waiver of any right of first refusal), information prior to the Title Company of	by the Buyer, the Title Company or an updated resale certificate, is of dues, special assessments, v , Ma Buyer  Seller shall pay th	<ul> <li>or any broker to the and the Title Companions</li> <li>olations of covenant</li> </ul>	his sale. If Buyer does ny requires information ts and restrictions, and
<b>IOTICE TO BUYER REGARDING RE</b> esponsibility to make certain repairs to roperty which the Association is required association will make the desired repairs.	the Property. If you are concern	ned about the condit	ion of any part of the
	— Authentisier		
Buyer	Ponald Sparaci Seller 10.3500 And	ld Sparacino	
	Authentiscer		
Buyer	Signor States	hia Sparacino	
The form of this addendum has been approved by the Te approval relates to this contract form only. TREC form validity or adequacy of any provision in any specific tra Austin, TX 78711-2188, (512) 936-3000 (www.trec.texa	ns are intended for use only by trained real cansactions. It is not intended for complex train	estate licensees. No represe nsactions. Texas Real Estate	ntation is made as to the legal