

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

	25211 PINEGLEN TERRACE	<b>Spring 77389</b>
	(Street Address and	••
_	yes/Chapparal/281- (Name of Property Owners Association, (Ass	537-0957
A.	SUBDIVISION INFORMATION: "Subdivision Information" rr to the subdivision and bylaws and rules of the Association, ar Section 207.003 of the Texas Property Code. (Check only one box):	neans: (i) a current copy of the restrictions applying
	1. Within days after the effective date of the Subdivision Information to the Buyer. If Seller delive the contract within 3 days after Buyer receives the occurs first, and the earnest money will be refunded Information, Buyer, as Buyer's sole remedy, may terrearnest money will be refunded to Buyer.	d to Buyer. If Buyer does not receive the Subdivision
		within 3 days after Buyer receives the Subdivision of the earnest money will be refunded to Buyer. ble to obtain the Subdivision Information within the time ate the contract within 3 days after the time required.
	3. Buyer has received and approved the Subdivision Ir X does not require an updated resale certificate. If E Buyer's expense, shall deliver it to Buyer within 10 certificate from Buyer. Buyer may terminate this contr Seller fails to deliver the updated resale certificate with the contraction.	Information before signing the contract. Buyer doe Buyer requires an updated resale certificate, Seller, days after receiving payment for the updated resal ract and the earnest money will be refunded to Buyer
	Buyer does not require delivery of the Subdivision Info	ormation
	The title company or its agent is authorized to act on	hehalf of the parties to obtain the Subdivision
	Information ONLY upon receipt of the required fee t	for the Subdivision Information from the part
	obligated to pay.	
B.	MATERIAL CHANGES. If Seller becomes aware of any mater promptly give notice to Buyer. Buyer may terminate the contra (i) any of the Subdivision Information provided was not true; of Information occurs prior to closing, and the earnest money will	act prior to closing by giving written notice to Seller or (ii) any material adverse change in the Subdivision
	<ul> <li>FEES: Except as provided by Paragraphs A, D and E, Buyer s associated with the transfer of the Property not to exceed \$ 25</li> </ul>	shall pay any and all Association fees or other charge 0.00 and Seller shall pay any excess.
D.		or reserves required at closing by the Association.
E.	AUTHORIZATION: Seller authorizes the Association to releasupdated resale certificate if requested by the Buyer, the Title not require the Subdivision Information or an updated resale of from the Association (such as the status of dues, special asse a waiver of any right of first refusal), X Buyer Seller sha information prior to the Title Company ordering the information.	e Company, or any broker to this sale. If Buyer doe certificate, and the Title Company requires informations saments, violations of covenants and restrictions, an all pay the Title Company the cost of obtaining the
NO	OTICE TO BUYER REGARDING REPAIRS BY THE ASS	. SOCIATION: The Association may have the sol
	sponsibility to make certain repairs to the Property. If you are operty which the Association is required to repair, you should n	e concerned about the condition of any part of the
resp ⊃rop	ssociation will make the desired repairs.	ocuSigned by:
resp Prop	[0] _200	
esp Prop Ass		lex DeBose 3/4/2021
resp Prop Asso	uyer Selfi	lex DeBose 3/4/2021  EPACEX H DEBOSE  Sex Signed by:
resp Prop Asso Buy	uyer Sell	lex DeBose 3/4/2021

TREC NO. 36-8

Austin, TX 78711-2188, (512) 936-3000 (www.trec.texas.gov ) TREC No. 36-8. This form replaces TREC No. 36-7.



# **GENERAL INFORMATION AND NOTICE TO BUYERS AND SELLERS**

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

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Be an informed seller or buyer. The following information may assist you during your real estate transaction.

**ANNEXATION.** If a property is outside the limits of a municipality, the buyer should be aware that the property may later be annexed by a nearby municipality. The buyer may find information on the boundaries of nearby municipalities by contacting the municipalities directly.

**APPRAISAL.** An appraisal is a valuation of the property. An appraiser renders an estimate of value as of a certain date under assumptions and conditions stated in the appraisal report. Typically, a buyer's lender requires an appraisal to verify that the loan is secured by property that is worth a certain amount. An appraisal is not the same as an inspection.

**BROKERS.** A real estate broker *represents* a party (buyer or seller) in a real estate transaction or may act as an intermediary between the parties. A party may work with the broker or with one of the broker's agents. Both a buyer and seller will be provided a form titled "Information About Brokerage Services" (TXR 2501) which defines agency relationships. An agent may help a seller market the property or help a buyer locate a property. The agent is obligated to *negotiate* the transaction and may assist in gathering information and may coordinate many details in the transaction. Brokers and agents are not inspectors. They do not possess the expertise to conduct inspections and therefore do not make any representations, warranties, or guarantees about a property's condition. Agents are not attorneys. Parties are encouraged to seek the assistance of an attorney to help in understanding any of the legal consequences and provisions of the contract or transaction.

### **ENVIRONMENTAL CONCERNS.**

General. Over the years the market has identified environmental conditions that buyers should know may exist. Environmental hazards include, but are not limited to, conditions such as: asbestos, lead-based paint, mold, pesticides, radon gas, toxic waste, underground storage tanks, urea-formaldehyde insulation, and other pollutants. Wetlands or endangered species on the property may restrict the use of the property.

Environmental Inspections. If the buyer is concerned that environmental hazards, wetlands, or endangered species may be present on the property, the buyer should hire a qualified expert to inspect the property for such items. The parties may include a promulgated addendum (TXR 1917) in the contract that may address such matters.

Lead-Based Paint. If a property was built before 1978, federal law requires that the seller provide the buyer with: (1) the pamphlet titled "Protect Your Family from Lead in Your Home" (TXR 2511); (2) the records and reports the seller has concerning lead-based paint or hazards; and (3) an opportunity to have the property inspected for lead-based paint or hazards.

*Mold*. It is not uncommon to find mold spores in a property. The concern about mold increases when there are large amounts of mold found in a property. The Texas Department of Insurance publishes a document titled "Protect Your Home from Mold" (TXR 2507) which discusses mold in more detail.

Oak Wilt and Diseased Trees. There are diseases such as oak wilt and other conditions that may affect trees and other plants. Oak wilt is a fungus that affects certain oak trees. If the buyer is concerned about such matters, the buyer may have the trees and other plants inspected by a professional.

Noise. Surrounding properties are used for a variety of purposes. Some of the uses cause noise (for example, airports, railways, highways, restaurants, bars, schools, arenas and construction). The buyer is encouraged to drive to review the area around the property at various times and days.

(TXR-1506) 02-01-18

**EXPANSIVE SOILS.** Soil conditions vary greatly throughout Texas. Many soils will move; some more than others. This movement will, many times, affect the foundation of homes and buildings and may cause cracks to appear in walls or other parts of the building. Additionally, if a property is newly constructed, the concrete curing process may also cause the foundation of the building to move. Seasonal changes in the moisture in the soil may also cause foundations to move. The buyer should check with an inspector and other experts on preventive methods to minimize the risk of such movement.

**FIRPTA.** The Foreign Investment in Real Property Tax Act of 1980 (FIRPTA) may require buyers in certain transactions involving a seller who qualifies as a "foreign person" to withhold up to 15% of the amount realized by the seller (usually the sales price) for federal taxes. A "foreign person" is defined as a: (1) nonresident alien individual; (2) foreign corporation that 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. A seller should notify the buyer whether the seller is a "foreign person" as defined by federal law. If the seller is unsure whether he or she qualifies as a "foreign person", the seller should consult a tax professional or an attorney.

FLOOD HAZARD, FLOODWAYS, AND FLOOD INSURANCE. Many properties are in flood hazard areas. Lenders who make loans on properties located in special flood hazard areas typically require the owner to maintain flood insurance. Additionally, some properties may lie in the floodway. Texas REALTORS® publishes a form titled, "Information about Special Flood Hazard Areas" (TXR 1414), which discusses flood hazard areas and floodways in more detail. The buyer is encouraged to buy flood insurance regardless of whether the property is in a high, moderate, or low risk flood area.

HISTORIC OR CONSERVATION DISTRICTS. Properties located in historic or conservation districts may have restrictions on use and architecture of the properties. Local governments may create historic or conservation districts for the preservation of certain architectural appeal. A property owner may or may not be aware if the property is located in such a district. If the buyer is concerned whether the property is located in such a district, contact the local government for specific information.

## INSPECTION, REPAIRS, & WALK-THROUGH.

Inspections. The buyer is encouraged to have the property inspected by licensed inspectors. The buyer should have the inspections completed during any option period. The buyer should accompany the inspectors during the inspections and ask the inspectors any questions. Brokers and agents do not possess any special skills, knowledge or expertise concerning inspections or repairs. If the buyer requests names of inspectors or repair professionals from an agent, the buyer should note that the agent is not making any representation or warranty as to the ability or workmanship of the inspector or repair professionals.

Repairs. The buyer and the seller should resolve, in writing, any obligation and any timing of the obligation to complete repairs the buyer may request before the option period expires.

Walk-Through. Before the close of the sale, the buyer should walk through the property and verify that any repairs are complete. If the condition of the property does not satisfy the contractual provisions, the buyer should notify the buyer's agent before closing.

**MANDATORY OWNERS' ASSOCIATIONS.** An owners' association may require a property owner to be a member. The buyer may obtain subdivision information (the restrictions applying to the subdivision, the bylaws and rules of the owners' association, and a resale certificate). The buyer may be required to pay for the subdivision information unless otherwise negotiated in the contract. If membership in an owners' association is required, the buyer will probably be obligated to pay periodic dues or assessments. Failure to pay such dues could result in a lien on and foreclosure of the property.

MINERAL INTERESTS. Determining who owns the mineral interests under a property (for example, rights to oil and gas interests) normally requires an expert to review the chain of title to the property. Many times the mineral interests may have been severed from the property and may be owned by persons other than the seller. Contract forms commonly used in Texas provide that the seller's interest, if any, in the mineral interests convey to the buyer as part of the property. However, a seller may wish to retain all or part of the mineral interests. Texas REALTORS® publishes a form titled "Information about Mineral Clauses in Contract Forms" (TXR 2509) which discusses this issue in more detail.

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25211PINEGLEN

**MULTIPLE LISTING SERVICE.** The Multiple Listing Service (MLS) is a database and cooperative tool between brokers. Agents who use the MLS must comply with the MLS's rules. The listing agent is required to timely report the current status of a listing, including when the property is sold or leased or is no longer available, as well as the sales price. Subscribers (other brokers, agents, appraisers, and other real estate professionals) and appraisal districts have access to the information for market evaluation purposes. Much of the information in the MLS, such as square footage, assessed value, taxes, school boundaries, and year built is obtained from different sources such as the county appraisal district, an appraiser, or builder. The broker or agent who provides information from the MLS does not verify the accuracy of the information. The buyer should independently verify the information in the MLS and not rely on the information.

**PERMITS.** Permits may be required to construct, alter, repair, or improve the property. The buyer is encouraged to contact the local government to verify that all required permits have been obtained, as this may impact future plans for the property.

**POSSESSION.** Most contracts provide that the seller will deliver possession of the property to the buyer at the time the sale *closes and funds or according to a temporary residential lease or other written lease required by the parties.* There may be a short delay between closing and actual funding; especially if the buyer is obtaining funds from a lender. The buyer may need to verify with the lender if the loan will fund on the day of closing. The buyer should also take this potential delay into account when planning the move into the property. Any possession by the buyer before the sale closes and funds (or by the seller after the sale closes and funds) must be authorized by a written lease.

PROPERTY INSURANCE. Promptly after entering into a contract to buy a property and before any option period expires, the buyer should contact an insurance agent to determine the availability and affordability of insurance for the property. There are numerous variables that an insurance company will evaluate when offering insurance at certain coverage levels and at certain prices. Most lenders require that the property be insured in an amount not less than the loan amount. The failure to obtain property insurance before closing may delay the transaction or cause it to end. Texas REALTORS® publishes a document titled, "Information about Property Insurance for a Buyer or Seller" (TXR 2508), which discusses property insurance in more detail.

**RESIDENTIAL SERVICE CONTRACTS.** A residential service contract is a product under which a residential service company, for an annual fee, agrees to repair or replace certain equipment or items in a property (for example, covered appliances, air conditioning and heating systems, and plumbing systems). Co-payments typically apply to most service calls. If the buyer requests names of residential service companies from an agent, the buyer should note that the agent is not making any representation or warranty about the service company.

RESTRICTIONS ON PROPERTY NEAR AN INTERNATIONAL BORDER. Be aware that in certain counties located near an international border, Texas law may prohibit the sale of property lacking required water and sewer services. Even if a sale of such property is permitted, a buyer may face additional costs or restrictions under Texas law due to a lack of basic infrastructure (water, sewer, roads, and drainage). Texas REALTORS® publishes a form titled, "Information Regarding Property Near an International Border" (TXR 2519), which provides more information. Brokers and agents cannot guarantee that a sale of the property is permitted under Texas law or otherwise give legal advice. Consult an attorney.

**SCHOOL BOUNDARIES.** School boundaries may change and are, at times, difficult to determine. The school boundaries that an agent may provide or that may be provided through a Multiple Listing Service are only mapped estimates from other sources. The buyer is encouraged to verify with the school district which schools residents in the property will attend.

**SEPTIC TANKS AND ON-SITE SEWER FACILITIES.** Many properties have septic tanks or other on-site sewer facilities. There are several types of such systems. Special maintenance requirements may apply to certain systems. Please refer to a document titled, "Information about On-Site Sewer Facility" (TXR 1407) for

more information. The buyer should also determine if the county requires any registration or other action to begin using the septic system or on-site sewer facility.

**SEX OFFENDERS AND CRIMINAL ACTIVITY.** Neither a seller nor a seller's agent of a residential property has a duty to disclose any information about registered sex offenders. If the buyer is concerned about sex offenders who may reside in the area, access <a href="https://publicsite.dps.texas.gov/SexOffenderRegistry">https://publicsite.dps.texas.gov/SexOffenderRegistry</a>. Contact the local police department to obtain information about any criminal activity in the area.

**SQUARE FOOTAGE**. If the purchase price is based on the size of the property's building and structures, the buyer should have any information the buyer receives about the square footage independently verified. Square footage information comes from other sources such as appraisal districts, appraisers, and builders. Such information is only an estimate. The actual square footage may vary.

**STATUTORY TAX DISTRICTS.** The property may be located in a utility or other statutorily created district providing water, sewer, drainage, or flood control facilities and services (for example a Municipal Utility District, Water Improvement District, or a Public Improvement District). The buyer is likely to receive a prescribed notice when buying property in such a district.

**SURVEILLANCE**. Be aware that when viewing a property, a seller might record or otherwise electronically monitor a buyer without the buyer's knowledge or consent, and a buyer might photograph or otherwise record the property without the seller's knowledge or consent. The parties should consult an attorney before recording or photographing another person or property.

**SURVEY**. A survey identifies the location of boundaries, major improvements, fence lines, drives, encroachments, easements, and other items on the property. The buyer should obtain a survey early enough in the transaction to help the buyer identify any encroachments, encumbrances to title, or restrictions. The contract will typically contain a provision which identifies who is responsible for providing a survey and the right to object to encumbrances to title disclosed in the survey.

**SYNTHETIC STUCCO.** Synthetic stucco (sometimes known as EIFS) is an exterior siding product that was placed on some properties in the recent past. If the product was not properly installed, it has been known to cause damage to the structure (such as wood rot and moisture). If the property has synthetic stucco, the buyer should ask an inspector to carefully inspect the siding and answer any questions.

**TAX PRORATIONS.** Typically, a buyer and seller agree to prorate a property's taxes through the closing date. Property taxes are due and payable at the end of each calendar year. The escrow agent will estimate, at closing, the taxes for the current year. If the seller is qualified for tax exemptions (for example, homestead, agricultural, or over-65 exemption), such exemptions may or may not apply after closing. After closing the taxes may increase because the exemptions may no longer apply. When buying new construction, the taxes at closing may be prorated based on the land value only and will later increase when the appraisal district includes the value of the new improvements. The actual taxes due, therefore, at the end of the year and in subsequent years may be different from the estimates used at closing.

**TERMINATION OPTION.** Most contract forms contain an option clause which provides the buyer with an unrestricted right to terminate the contract. Most buyers choose to buy the termination option. The buyer will be required to pay for the termination option in advance. The option fee is negotiable. Most buyers will conduct many of their reviews, inspections, and other due diligence during the option period. The buyer must strictly comply with the time period under the option. The option period is not suspended or extended if the buyer and the seller negotiate repairs or an amendment. If the buyer wants to extend the option period, the buyer must negotiate an extension separately, obtain the extension in writing, and pay an additional fee for the extension. The buyer should not rely on any oral extensions.

**TIDE WATERS.** If the property adjoins any of the state's tidal waters, the seller will provide the buyer with a prescribed notice titled, "Addendum for Coastal Area Notice" (TXR 1915). Boundaries of properties along such waters may change and building restrictions will apply. If the property is located seaward of the Gulf

Intracoastal Waterway, the seller will provide the buyer with a prescribed notice titled, "Addendum for Property Located Seaward of the Gulf Intracoastal Waterway" (TXR 1916).

TITLE INSURANCE OR ABSTRACT OF TITLE. The buyer should obtain a title insurance policy or have an abstract of title covering the property examined by an attorney. If the buyer obtains a title insurance policy, the buyer should have the commitment of title insurance reviewed by an attorney not later than the time required under the contract.

UTILITIES. The buyer should evaluate what utilities the buyer will require and check to be sure that the utilities available in the area suit the buyer's needs. Some structures may or may not have utilities and electrical facilities to support many modern appliances or equipment.

WATER LEVEL FLUCTUATIONS. State law requires the seller to notify a buyer of a property that adjoins a lake, reservoir, or other impoundment of water with a storage capacity of at least 5,000 acre-feet at its normal operating level that the water level may fluctuate. The buyer and seller can find a list of lakes and reservoirs with at least 5,000 acre-feet storage capacity by accessing http://texasalmanac.com/topics/environment/lakesand-reservoirs.

WATER WELLS. If the property has a water well, the buyer should have, and the lender may require, the equipment inspected and water tested. The buyer should also determine if the county requires any registration or other action to begin using the water well.

WIRE FRAUD. Criminals are targeting real estate transactions by gaining access to electronic communications or sending emails that appear to be from a real estate agent, a title company, lender, or another trusted source. Refrain from transmitting personal information, such as bank account numbers or other financial information, via unsecured email or other electronic communication. If the buyer receives any electronic communication regarding wiring instructions, even if the communication appears to come from a legitimate source, the buyer should verify its authenticity prior to the transfer of funds in person or via phone call using a recognized phone number that is not found in the communication.

OTHER.

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Broker's Associate's Signatu

**Darlene Bonniwell** 

By signing below I acknowledge that I received, read, and understand this information and notice.

3/4/2021

5CBD2F000A3347B Buyer/Seller

ALEX H DEBUSE

allison m. DEBOSE

3/5/2021

Buyer/Seller

**ALLISON M DEBOSE** 

Date

Date



## **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.

	25211 PINEGLEN TERRACE
CONCERNING THE PROPERTY AT	Spring 77389, Texas 77389
DATE SIGNED BY SELLER AND IS NO	ELLER'S KNOWLEDGE OF THE CONDITION OF THE PROPERTY AS OF THE DT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THE BUYER VARRANTY OF ANY KIND BY SELLER, SELLER'S AGENTS, OR ANY OTHER
	perty. If unoccupied (by Seller), how long since Seller has occupied the Property? approximate date) or never 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	Υ	N	U
Cable TV Wiring	х		
Carbon Monoxide Det.			х
Ceiling Fans	X		
Cooktop	х		
Dishwasher	х		
Disposal	х		
Emergency Escape Ladder(s)		x	
Exhaust Fans	Х		
Fences	X		
Fire Detection Equip.	х		
French Drain			Х
Gas Fixtures			Х
Natural Gas Lines			Х

Item	Y	N	U
Liquid Propane Gas:			Х
-LP Community (Captive)			х
-LP on Property			Х
Hot Tub		х	
Intercom System		х	
Microwave	х		
Outdoor Grill		×	
Patio/Decking	х		
Plumbing System	X		
Pool		Х	
Pool Equipment		х	
Pool Maint. Accessories		Х	
Pool Heater		х	

Item	Y	N	U
Pump:sumpgrinder		Х	
Rain Gutters	X		
Range/Stove	x		
Roof/Attic Vents	x		
Sauna		Х	
Smoke Detector	X		
Smoke Detector - Hearing Impaired			х
Spa		Х	
Trash Compactor		Х	
TV Antenna	X		
Washer/Dryer Hookup	x		
Window Screens	X		
Public Sewer System	x		

Item	Υ	N	U	Additional Information		
Central A/C	Х			x_electric gas_number of units: 2		
Evaporative Coolers			х	number of units:		
Wall/Window AC Units		Х		number of units:		
Attic Fan(s)		Х		if yes, describe:		
Central Heat	Х			electric x gas number of units: 2		
Other Heat			х	if yes, describe:		
Oven	Х			number of ovens: 1 X electric gas other:		
Fireplace & Chimney	Х	Х		wood x gas logs mock other: not a traditional chimney		
Carport		Х		attachednot attached		
Garage	Х			x attached not attached		
Garage Door Openers	Х			number of units: 1 number of remotes: 2		
Satellite Dish & Controls			х	x owned leased from: Dish Network satellite on roof		
Security System	Х			x owned leased from:		
Solar Panels		Х		owned leased from:		
Water Heater	Х			electric x gas other: number of units: 2		
Water Softener	Х			x ownedleased from:		
Other Leased Items(s)			х	if yes, describe:		

(	TXR-1406) 09-01-19	Initialed by: Buver:	. and Seller: OS	amo	Page 1 of 6
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# **25211 PINEGLEN TERRACE**

Concerning the Property at

Spring 77389, Texas 77389

Onderground Lawn Sprinkle					x auto							
						attach	Information	Abo	out C	On-Site Sewer Facility (TXR-1407	')	
Water supply provided by: _ Was the Property built befor (If yes, complete, sign, a	e 19	78?	\	/es x	no ui	nknov	vn					
											vilna -	·+ ~ \
Is there an overlay roof o	OVA	ina	on	the Dr	oporty (	_ Aye. ehina	LOS OF TOOF	0014	orina	g placed over existing shingles	XIMIS	ne)
covering)? yes no x	unkr	ากพะ	١ ١	uic Fi	operty (	silliy	162 01 1001	COVI	anni	g placed over existing sningles	OI	1001
						_						
Are you (Seller) aware of a	ny o	t the	iter	ns liste	ed in this	Sec	tion 1 that a	re n	ot in	working condition, that have de	fects	s, or
are need of repair? x yes												
for repair by the selle	r ne	eate	rs r	ieeas	a new p	ane I	This is t	ınde	r wa	arranty and will be schedule	d	
Tot repair by the serie												
aware and No (N) if you ar	e no	t av	of a	iny de	fects or	malf	unctions in	any	of 1	the following? (Mark Yes (Y) if	you	are
Item	Y	N		Item				Υ	N	Item	Y	N
Basement		X		Floor					Х	Sidewalks		Х
Ceilings		X			dation /	Slab(s	s)		Х	Walls / Fences		х
Doors		X		Interi	or Walls				Х	Windows		X
Driveways		X		Lighti	ng Fixtu	res			Х	Other Structural Components		X
Electrical Systems		X		Plum	bing Sys	tems			Х			
Exterior Walls		X		Roof					Х			
you are not aware.)	) aw	are	of a	ny of			7		lark	Yes (Y) if you are aware and		
Condition					Y	N	Condition				Y	N
Aluminum Wiring						X	Radon G	as				X
Asbestos Components						Х	Settling					X
Diseased Trees: oak wilt					_	X	Soil Mov					X
Endangered Species/Habita	t on	Prop	perty			X				cture or Pits		X
Fault Lines			_			X				rage Tanks		X
Hazardous or Toxic Waste						X	Unplatted					X
Improper Drainage						X	Unrecord					X
Intermittent or Weather Sprin	ngs					Х				de Insulation		X
Landfill						Х				lot Due to a Flood Event		X
Lead-Based Paint or Lead-B		_	Haz	ards		Х	Wetlands		Pro	perty		X
Encroachments onto the Pro	<u> </u>					х	Wood Ro	ot				X
Improvements encroaching of	on o	hers	s' pro	perty		x			ition	of termites or other wood		
					1	^	Active inf	esta				
Located in Historic District							destroyin	g in:	sect			X
Historic Property Designation						х	destroyin Previous	g in: trea	sect tme	nt for termites or WDI		X
Previous Foundation Repairs						X X	destroyin Previous Previous	g in: trea tern	sect tme nite			
						х	Previous Previous Previous	g in: trea tern Fire	sect tme nite	nt for termites or WDI or WDI damage repaired		Х
Previous Roof Repairs	3					X X	destroying Previous Previous Previous Termite of	g in: trea tern Fire or W	sect tme nite s DI d	nt for termites or WDI or WDI damage repaired amage needing repair		X
	3					X X X	destroying Previous Previous Previous Termite of Single BI	g instreatern Fire or W	sect tme nite s DI d	nt for termites or WDI or WDI damage repaired		X X X
Previous Roof Repairs	pair	S				X X X X	destroying Previous Previous Previous Termite of	g instreatern Fire or W	sect tme nite s DI d	nt for termites or WDI or WDI damage repaired amage needing repair		X X X

Concer	ning the Property at 25211 PINEGLEN TERRACE Spring 77389, Texas 77389
If the ar	nswer to any of the items in Section 3 is yes, explain (attach additional sheets if necessary):  O a leak from refrigerator connection fixture required some sheetrock and some wood flooring ement. Insurance covered it and the area was quickly remediated and repaired some had any issues since.
Section which h	ingle blockable main drain may cause a suction entrapment hazard for an individual.  4. Are you (Seller) aware of any item, equipment, or system in or on the Property that is in need of repair has not been previously disclosed in this notice? yes x_ no If yes, explain (attach additional sheets in ary):
Section wholly o	5. Are you (Seller) aware of any of the following conditions?* (Mark Yes (Y) if you are aware and check or partly as applicable. Mark No (N) if you are not aware.)
<u>Y</u> N	
<u>X</u>	Present flood insurance coverage (if yes, attach TXR 1414).
<u>x</u>	Previous flooding due to a failure or breach of a reservoir or a controlled or emergency release of water from a reservoir.
<u>x</u>	Previous flooding due to a natural flood event (if yes, attach TXR 1414).
<u>X</u>	Previous water penetration into a structure on the Property due to a natural flood event (if yes, attach TXR 1414).
<u>X</u>	Located wholly partly in a 100-year floodplain (Special Flood Hazard Area-Zone A, V, A99, AE AO, AH, VE, or AR) (if yes, attach TXR 1414).
<u>x</u>	Located wholly partly in a 500-year floodplain (Moderate Flood Hazard Area-Zone X (shaded)).
<u>x</u>	Located wholly partly in a floodway (if yes, attach TXR 1414).
<u>X</u>	Located wholly partly in a flood pool.
<u>X</u>	Located wholly partly in a reservoir.
If the ans	wer to any of the above is yes, explain (attach additional sheets as necessary):
*For p	ourposes of this notice:
	vear floodplain" means any area of land that: (A) is identified on the flood insurance rate map as a special flood hazard area, is designated as Zone A, V, A99, AE, AO, AH, VE, or AR on the map; (B) has a one percent annual chance of flooding, is considered to be a high risk of flooding; and (C) may include a regulatory floodway, flood pool, or reservoir.
"500-y area,	vear floodplain" means any area of land that: (A) is identified on the flood insurance rate map as a moderate flood hazard which is designated on the map as Zone X (shaded); and (B) has a two-tenths of one percent annual chance of flooding, is considered to be a moderate risk of flooding.
"Flood	pool" means the area adjacent to a reservoir that lies above the normal maximum operating level of the reservoir and that is

"Flood insurance rate map" means the most recent flood hazard map published by the Federal Emergency Management Agency under the National Flood Insurance Act of 1968 (42 U.S.C. Section 4001 et seq.).

subject to controlled inundation under the management of the United States Army Corps of Engineers.

"Floodway" means an area that is identified on the flood insurance rate map as a regulatory floodway, which includes the channel of a river or other watercourse and the adjacent land areas that must be reserved for the discharge of a base flood, also referred to as a 100-year flood, without cumulatively increasing the water surface elevation more than a designated height.

"Reservoir" means a water impoundment project operated by the United States Army Corps of Engineers that is intended to retain water or delay the runoff of water in a designated surface area of land.

(TXR-1406) 09-01-19

Initialed by: Buyer: \_\_\_ and Seller:

#### 25211 PINEGLEN TERRACE Spring 77389, Texas 77389

Concerning	the Property at Spring 77389, Texas 77389
provider, i	Have you (Seller) ever filed a claim for flood damage to the Property with any insurance ncluding the National Flood Insurance Program (NFIP)?*yes _x_ no If yes, explain (attach additional ecessary):
Even w risk, an structure	
Section 7. Administra necessary)	Have you (Seller) ever received assistance from FEMA or the U.S. Small Business tion (SBA) for flood damage to the Property? _ yes $\underline{x}$ no If yes, explain (attach additional sheets as
Section 8. not aware.	Are you (Seller) aware of any of the following? (Mark Yes (Y) if you are aware. Mark No (N) if you are
<u>Y</u> N	Room additions, structural modifications, or other alterations or repairs made without necessary permits, with unresolved permits, or not in compliance with building codes in effect at the time.
<u>x</u>	Homeowners' associations or maintenance fees or assessments. If yes, complete the following:  Name of association: Auburn Lakes HOA  Manager's name: unknown Phone: unknown  Fees or assessments are: \$ ~650 per year and are: x mandatory voluntary  Any unpaid fees or assessment for the Property? yes (\$ ) x no  If the Property is in more than one association, provide information about the other associations below or attach information to this notice.
<u> </u>	Any common area (facilities such as pools, tennis courts, walkways, or other) co-owned in undivided interest with others. If yes, complete the following:  Any optional user fees for common facilities charged? yes no If yes, describe:
<u>X</u> _	Any notices of violations of deed restrictions or governmental ordinances affecting the condition or use of the Property.
<u>X</u>	Any lawsuits or other legal proceedings directly or indirectly affecting the Property. (Includes, but is not limited to: divorce, foreclosure, heirship, bankruptcy, and taxes.)
<u>x</u>	Any death on the Property except for those deaths caused by: natural causes, suicide, or accident unrelated to the condition of the Property.
<u>x</u>	Any condition on the Property which materially affects the health or safety of an individual.
<u> </u>	Any repairs or treatments, other than routine maintenance, made to the Property to remediate environmental nazards such as asbestos, radon, lead-based paint, urea-formaldehyde, or mold.  If yes, attach any certificates or other documentation identifying the extent of the remediation (for example, certificate of mold remediation or other remediation).
	Any rainwater harvesting system located on the Property that is larger than 500 gallons and that uses a public water supply as an auxiliary water source.
	The Property is located in a propane gas system service area owned by a propane distribution system retailer.
<u>x</u>	Any portion of the Property that is located in a groundwater conservation district or a subsidence district.
f the answe	to any of the items in Section 8 is yes, explain (attach additional sheets if necessary):
TXR-1406) 0	9-01-19 Initialed by: Buyer: and Seller: and Seller:

Concerning the Prop	erty at		25211 PINEGLEN TERRACE Spring 77389, Texas 77389				
-							
persons who reg	the last 4 yea ularly provide ir	rs, have you ( spections and	Seller) received any writt	en inspection reports from as inspectors or otherwise mplete the following:			
Inspection Date	Туре	Name of Inspe	ector	No. of Pages			
	A buyer should	obtain inspections	orts as a reflection of the currer s from inspectors chosen by the	buyer.			
			Iler) currently claim for the P				
Wildlife Mana	gement	Agricultural	Disal	oled Veteran			
Other:			Unkn				
		Tio II you, explain.					
Section 14. Does the requirements of Charles (Attach additional sheet)	apter 766 of the H	working smoke d ealth and Safety	etectors installed in accorda Code?* <u>x</u> unknown _ no _	ance with the smoke detector yes. If no or unknown, explain.			
installed in acco including perfor effect in your are A buyer may req	rdance with the requinance, location, and a, you may check unk	irements of the build power source requir mown above or conta smoke detectors for t	family or two-family dwellings to he ling code in effect in the area in we ements. If you do not know the b act your local building official for mo	which the dwelling is located, uilding code requirements in re information.			
impairment from the seller to inst agree who will be	a licensed physician; all smoke detectors fo ear the cost of installin	and (3) within 10 day or the hearing-impair g the smoke detector	(2) the buyer gives the seller wrives after the effective date, the buyered and specifies the locations for sand which brand of smoke detections.	er makes a written request for installation. The parties may tors to install.			
Seller acknowledges the broker(s), has ins	tnat the statements tructed or influence	s in this notice are d Seller to provide	true to the best of Seller's beli inaccurate information or to on Docustigned by:	ef and that no person, including nit any material information.			
Olex DeBose		3/4/2021	allison m. DEBOSE	3/5/2021			
Signature of Seller		Date	Signature of Seller	Date			
Printed Name: Alex	DeBose		Printed Name:				
(TXR-1406) 09-01-19	Initialed t	oy: Buyer:,	(	Page 5 of 6			

### 25211 PINEGLEN TERRACE Spring 77389, Texas 77389

#### 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 <a href="www.txdps.state.tx.us">www.txdps.state.tx.us</a>. 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 the Property is located in a seacoast territory of this state designated as a catastrophe area by the Commissioner of the Texas Department of Insurance, the Property may be subject to additional requirements to obtain or continue windstorm and hail insurance. A certificate of compliance may be required for repairs or improvements to the Property. For more information, please review *Information Regarding Windstorm and Hail Insurance for Certain Properties* (TXR 2518) and contact the Texas Department of Insurance or the Texas Windstorm Insurance Association.
- (4) This Property may be located near a military installation and may be affected by high noise or air installation compatible use zones or other operations. Information relating to high noise and compatible use zones is available in the most recent Air Installation Compatible Use Zone Study or Joint Land Use Study prepared for a military installation and may be accessed on the Internet website of the military installation and of the county and any municipality in which the military installation is located.
- (5) If you are basing your offers on square footage, measurements, or boundaries, you should have those items independently measured to verify any reported information.
- (6) The following providers currently provide service to the Property:

Electric: CenterPoint (Gexa)	phone #:
Sewer: unknown	phone #:
Water: Hays Utility South	phone #:
Cable:	phone #:
Trash: unknown	phone #:
Natural Gas: CenterPoint	phone #:
Phone Company:	phone #:
Propane:	phone #:
Internet: Comcast / Xfinity	phone #:

(7) 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.

Signature of Buyer	Date	Signature of Buyer	Date
Printed Name:		Printed Name:	Date
(TXR-1406) 09-01-19	Initialed by: Buyer:,	and Seller: amp	Page 6 of 6

# **WIRE FRAUD**

Cyber crime has become a growing problem across the country. Hackers are following many professionals who deal in the transfer of large sums of money. We at Beth Ferester & Company are working with our technology team to make our emails as secure as possible. Even so, we want to warn our clients to be extra vigilant when wiring funds, when emailing or texting wiring instructions, or when sending any other Non-Public Information such as social security numbers or passwords. Please acknowledge receipt of the following:

# BEWARE OF CYBER-FRAUD/WIRE FRAUD

During your representation by Beth Ferester & Company, you will NEVER be asked, via email, to wire or send funds to ANYONE, not even a title company. DO NOT COMPLY WITH EMAIL INSTRUCTIONS TO WIRE FUNDS!

Should you need to wire funds per instructions you received from an expected party, before wiring any funds, call the intended recipient at a number you know is valid to confirm the instructions – and be very wary of any request to change wire instructions you already received.

Olex DeBose	3/4/2021
Buyer or seller	Date
DocuSigned by:  allison m. DeBose	3/5/2021
Buyer or seller	Date

