

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

exceed the minimum disclo							nplie	es v	with	a	nd contains additional disclosures	wh	ich	_
CONCERNING THE PR	ROPE	RTY	А٦	آ <u>121</u>	. Cap	oetown Street, Montgo	mery	y, T	X 77	3	56			_
AS OF THE DATE SI	GNEI IYER	MA)	Y	SEL VISH	LEF	R AND IS NOT A DOBTAIN. IT IS N	SL	JB:	STI	Γι	E CONDITION OF THE PROF UTE FOR ANY INSPECTION RRANTY OF ANY KIND BY SE	IS	OF	₹
the Property? \square +12 mg Property	onths					(ap	pro	xin	nate		how long since Seller has oc date) or never occupie			
											No (N), or Unknown (U).) mine which items will & will not co	nve	∋y.	
Item	YN			lten	1			N			Item	Υ	N	U
Cable TV Wiring				Liqu	iid F	Propane Gas:		\checkmark			Pump: ☐ sump ☐ grinder			
Carbon Monoxide Det.			Γ.	-LP	Cor	mmunity (Captive)		\checkmark			Rain Gutters	\checkmark		
Ceiling Fans	\square		Γ.	-LP	on	Property		\bigvee			Range/Stove		\vee	
Cooktop	\square			Hot	Tuk)		\bigvee			Roof/Attic Vents	\checkmark		
Dishwasher	\square			Inte	rcor	n System		\checkmark			Sauna		\mathbf{V}	
Disposal	\square			Micr	owa	ave	\bigvee				Smoke Detector			\bigvee
Emergency Escape Ladder(s)				Out	oob	r Grill		V			Smoke Detector – Hearing Impaired		V	
Exhaust Fans	\square			Pati	o/D	ecking					Spa		$\langle \cdot \rangle$	
Fences				Plur	nbir	ng System	∇				Trash Compactor		\langle	
Fire Detection Equip.		abla		Poo				\checkmark			TV Antenna	r.	\mathbf{V}	
French Drain	\square			Poo	ΙEα	quipment		\bigvee			Washer/Dryer Hookup		\vee	
Gas Fixtures	\square		_			aint. Accessories		\checkmark			Window Screens		\checkmark	
Natural Gas Lines				Poo	ΙHε	eater		\bigvee			Public Sewer System	\checkmark		
Item			Υ	N	U	Addition	al lı	nfo	orm	at	tion			
Central A/C			abla							_	of units:2			
Evaporative Coolers				$ \overline{\mathbf{Z}} $		number of units: N								
Wall/Window AC Units				$ \nabla$		number of units: N								
Attic Fan(s)				$ \overline{\mathbf{A}} $		if yes, describe: N/	<u> </u>							
Central Heat			abla			☑ electric ☑ gas		nui	mbe	r	of units: 2 (upstairs gas, dowstairs	elec	ctri	 c)
Other Heat				abla		if yes describe: N/					_ (upotanzo gaio, no motanzo			- /_
Oven			abla			number of ovens:					☑ electric ☐ gas ☐ other:			
Fireplace & Chimney			\checkmark] m	_	ck 🔽 other: Gas			
Carport				abla		attached no								
Garage			∇			☑ attached ☐ no				_				
Garage Door Openers			V			number of units:1				_	number of remotes: 2			
Satellite Dish & Contro	ls			abla		☐ owned ☐ leas	ed f	fro	m					
Security System				abla		owned leas								
Solar Panels				∇		owned leas	ed f	fro	m _					
Water Heater			\checkmark			☐ electric ☑ gas		oth	ner:		number of units:1			
Water Softener				∇		owned leas								
Other Leased Item(s)				abla										
(TXR-1406) 09-01-19	Ini	itialed	d by	: Bu	yer:		l Sel	ller:	. 04	/08 PN	Page	1 c	of 6	

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Tub/Spa*

and Seller:

Initialed by: Buyer:

Previous Roof Repairs

of Methamphetamine

(TXR-1406) 09-01-19

Previous Other Structural Repairs

Previous Use of Premises for Manufacture

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Termite or WDI damage needing repair

Single Blockable Main Drain in Pool/Hot

Concerning the Property at 121 Capetown Street, Montgomery, TX 77356

If the answer to any of the items in Section 3 is yes, explain (attach additional sheets if necessary): On 11/1/2019, the hot water heater located in the attic ruptured resulting in water damage. My insurance company demoed/dried and replaced/repaired everything as noted on the attachment called List of Work. The roof was replaced in 2015 as a matter of maintenance. *A single blockable main drain may cause a suction entrapment hazard for an individual. Section 4. Are you (Seller) aware of any item, equipment, or system in or on the Property that is in need of repair, which has not been previously disclosed in this notice? ves very no If yes, explain (attach additional sheets if necessary): During the renovation, all new appliances were installed except the refrigerator that needs a new ice maker. A new HVAC system was installed in 2013. Master bedroom center window blind is not fully functional. Section 5. Are you (Seller) aware of any of the following conditions?* (Mark Yes (Y) if you are aware and check wholly or partly as applicable. Mark No (N) if you are not aware.) ∇ Present flood insurance coverage (if yes, attach TXR 1414). Previous flooding due to a failure or breach of a reservoir or a controlled or emergency release of water from a reservoir. Previous flooding due to a natural flood event (if yes, attach TXR 1414). Previous water penetration into a structure on the Property due to a natural flood event (if yes, attach TXR 1414). 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). Located ☐ wholly ☐ partly in a 500-year floodplain (Moderate Flood Hazard Area-Zone X (shaded)). Located □ wholly □ partly in a floodway (if yes, attach TXR 1414). Located \(\square\) wholly \(\square\) partly in a flood pool. Located ☐ wholly ☐ partly in a reservoir. If the answer to any of the above is yes, explain (attach additional sheets as necessary): The property is on Lake Conroe, SJRA releases water before water rises enough to cause an issue of flooding this house. *For purposes of this notice: "100-year floodplain" means any area of land that: (A) is identified on the flood insurance rate map as a special flood hazard area, which 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, which is considered to be a high risk of flooding; and (C) may include a regulatory floodway, flood pool, or reservoir. "500-year floodplain" means any area of land that: (A) is identified on the flood insurance rate map as a moderate flood hazard area, which is designated on the map as Zone X (shaded); and (B) has a two-tenths of one percent annual chance of flooding, which 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 subject to controlled inundation under the management of the United States Army Corps of Engineers. "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.). "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: Page 3 of 6

Concerning the Property at 121 Capetown Street, Montgomery, TX 77356

Section 6. Have you (Seller) ever filed a claim for flood damage to the Property with any insurance provider, including the National Flood Insurance Program (NFIP)?* ☐ yes ☑ no If yes, explain (attach additional sheets as necessary):				
	Even and lo	es in high risk flood zones with mortgages from federally regulated or insured lenders are required to have flood insurance. when not required, the Federal Emergency Management Agency (FEMA) encourages homeowners in high risk, moderate risk, w risk flood zones to purchase flood insurance that covers the structure(s) and the personal property within the structure(s).		
A	dminis	7. Have you (Seller) ever received assistance from FEMA or the U.S. Small Business stration (SBA) for flood damage to the Property? ☐ yes ☑ no If yes, explain (attach additional sheets ssary):		
yc	u are	8. Are you (Seller) aware of any of the following? (Mark Yes (Y) if you are aware. Mark No (N) if not aware.)		
<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.		
		Homeowners' associations or maintenance fees or assessments. If yes, complete the following: Name of association: April Sound POA Manager's name: Unknown Phone: 936-588-1188 Fees or assessments are: \$218 per 3 months and are: ✓ mandatory ✓ voluntary Any unpaid fees or assessment for the Property? ✓ yes (\$		
Ø		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: See comment below regarding required social membership to the April Sound Country Club.		
		Any notices of violations of deed restrictions or governmental ordinances affecting the condition or use of the Property.		
	Ø	Any lawsuits or other legal proceedings directly or indirectly affecting the Property. (Includes, but is not limited to: divorce, foreclosure, heirship, bankruptcy, and taxes.)		
	Ø	Any death on the Property except for those deaths caused by: natural causes, suicide, or accident unrelated to the condition of the Property.		
	abla	Any condition on the Property which materially affects the health or safety of an individual.		
		Any repairs or treatments, other than routine maintenance, made to the Property to remediate environmental hazards 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.		
	abla	The Property is located in a propane gas system service area owned by a propane distribution system retailer.		
lf t		Any portion of the Property that is located in a groundwater conservation district or a subsidence district. swer to any of the items in Section 8 is yes, explain (attach additional sheets if necessary): April Sound requires property owners to pay social country club dues; \$79.81 per month is the current amount.		
(T)	XR-1406	S) 09-01-19 Initialed by: Buyer: and Seller: OH ON ON OF THE Page 4 of 6		

Keller Williams - Houston - Northeast 20665 W. Lake Houston Pkwy Kingwood, TX 77346 281-358-4545

- (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 https://publicsite.dps.texas.gov/SexOffenderRegistry. 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	o the Property:
Electric: _{Entergy}	phone #: ₋
Sewer: Montgomery CO. UD. #4	
Water: Montgomery CO. UD. #4	
Cable: _{Unknown}	
Trash: Montgomery CO. UD. #4	
Natural Gas: CenterPoint Energy	
Phone Company: _{Unknown}	phone #: __
Propane: _{N/A}	
Internet: _{Unknown}	phone #: __
Signature of Buyer Date	Signature of Buyer Date
Printed Name:	Printed Name:

(TXR-1406) 09-01-19

Initialed by: Buyer: and Seller: 04/08/21 3-58 PM FDT

ADDENDUM TO THE SELLER'S DISCLOSURE

For the Property at: 121 Capetown St., Montgomery, TX 77356

Α.	Building Materials 1. Are you aware of any building materials used which have been or are the subject of class action litigation including certain
	types of stucco, synthetic stucco, siding and water pipes. No, If Yes please explain:
В.	Water Related Issues
ъ.	1. Have you experienced any seepage or leaks including but not limited to prior plumbing leaks, A/C leaks or roof leaks?
	No, If Yes please explain:
	Date: Type: Explanation:
	11/1/2019 Water Heater Rupture - Rehab by Insurance Company (Allstate) - noted on Seller's Disclosure Notice.
C.	Insurance Claims:
	1. Have you requested or submitted any insurance claims for the property? No, If Yes please explain: Date: Explanation:
	Yes, see above item B comments.
D.	Survey 1. Are you aware of any problems or changes regarding your current survey (ie: encroachments, easements, additions)? No, If Yes please explain:
Е.	Square Footage: 1. Square footage is one, but not the only determination of value. There are several sources of square footage data including, but not limited to blue prints, builder's plans, appraisal, and appraisal district. My square footage reference is: Blue Prints Builder's Plans Appraisal Appraisal District
rep	ELLER WILLIAMS REALTY and its agents do not warrant or guarantee any information or the accuracy of any inspections or borts made in connection with the subject property given either verbally or in written form regarding the subject property. rchasers are advised to have the property inspected by an inspector of their choice and to verify any and all representations.
R	dotloop verified 03/22/21 3:36 PM CDT UL9R-ZVOJ-IYJ9-ZOBP
Sig	gnature of Seller Date Signature of Seller Date
Г	
Sig	gnature of Purchaser Date Signature of Purchaser Date

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

121 Capetown Street, Montgomery, TX 77356
(Street Address and City)
April Sound POA 936-759-0032
(Name of Property Owners Association, (Association) and Phone Number)
A. SUBDIVISION INFORMATION: "Subdivision Information" means: (i) a current copy of the restrictions applying to the subdivision and bylaws and rules of the Association, and (ii) a resale certificate, all of which are described by Section 207.003 of the Texas Property Code.
(Check only one box):
1. Within days after the effective date of the contract, Seller shall obtain, pay for, and deliver the Subdivision Information to the Buyer. If Seller delivers the Subdivision Information, Buyer may terminate the contract within 3 days after Buyer receives the Subdivision Information or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer. If Buyer does not receive the Subdivision Information, Buyer, as Buyer's sole remedy, may terminate the contract at any time prior to closing and the earnest money will be refunded to Buyer.
2. Within days after the effective date of the contract, Buyer shall obtain, pay for, and deliver a copy of the Subdivision Information to the Seller. If Buyer obtains the Subdivision Information within the time required, Buyer may terminate the contract within 3 days after Buyer receives the Subdivision Information or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer. If Buyer, due to factors beyond Buyer's control, is not able to obtain the Subdivision Information within the time required, Buyer may, as Buyer's sole remedy, terminate the contract within 3 days after the time required or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer.
□ 3.Buyer has received and approved the Subdivision Information before signing the contract. Buyer □ does □ does not require an updated resale certificate. If Buyer requires an updated resale certificate, Seller, at Buyer's expense, shall deliver it to Buyer within 10 days after receiving payment for the updated resale certificate from Buyer. Buyer may terminate this contract and the earnest money will be refunded to Buyer if Seller fails to deliver the updated resale certificate within the time required.
lacktriangle 4.Buyer does not require delivery of the Subdivision Information.
The title company or its agent is authorized to act on behalf of the parties to obtain the Subdivision Information ONLY upon receipt of the required fee for the Subdivision Information from the party obligated to pay.
B. MATERIAL CHANGES. If Seller becomes aware of any material changes in the Subdivision Information, Seller shall promptly give notice to Buyer. Buyer may terminate the contract prior to closing by giving written notice to Seller if: (i) any of the Subdivision Information provided was not true; or (ii) any material adverse change in the Subdivision Information occurs prior to closing, and the earnest money will be refunded to Buyer.
C FEES: Except as provided by Paragraphs A, D and E, Buyer shall pay any and all Association fees or other charges associated with the transfer of the Property not to exceed \$150.00 and Seller shall pay any excess.
D. DEPOSITS FOR RESERVES: Buyer shall pay any deposits for reserves required at closing by the Association.
E. AUTHORIZATION: Seller authorizes the Association to release and provide the Subdivision Information and any updated resale certificate if requested by the Buyer, the Title Company, or any broker to this sale. If Buyer does not require the Subdivision Information or an updated resale certificate, and the Title Company requires information from the Association (such as the status of dues, special assessments, violations of covenants and restrictions, and a waiver of any right of first refusal), ☑ Buyer ☐ Seller shall pay the Title Company the cost of obtaining the information prior to the Title Company ordering the information.
NOTICE TO BUYER REGARDING REPAIRS BY THE ASSOCIATION: The Association may have the sole responsibility to make certain repairs to the Property. If you are concerned about the condition of any part of the Property which the Association is required to repair, you should not sign the contract unless you are satisfied that the Association will make the desired repairs.
Devin Hancock dotloop verified 03/24/21 12:41 PM CDT IC4M-0MOK-IHSY-ZXTE
Buyer Seller
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.



Notice to a Purchaser of Real Property in a Water District

Note: This Notice should be completed and 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 at bottom of page.

1) The real property, described below, that you are about to purchase is located in the MontgomeryCo Mud#4 District. The district has taxing authority separate from any other taxing authority and may, subject to voter approval, issue an unlimited amount of bonds and levy an unlimited rate tax in payment of such bonds. As of this date, the rate of taxes levied by the district on real property located in the district is \$\frac{.0875}{.0875}\$ on each \$100 assessed valuation. If the district has not yet levied taxes, the most recent projected rate of tax, as of this date, is \$\frac{.0875}{.0875}\$ on each \$100 of assessed valuation. The total amount of bonds, excluding refunding bonds and any bonds or any portion of bonds issued that are payable solely from revenues received or expected to be received under a contract with a governmental entity, approved by the voters and which have been or may, at the date, be issued in \$\frac{35,160,000}{.000}\$, and the aggregate initial principal amounts of all bonds issued for one or more of the specified facilities the district and payable in whole or in part from property taxes is \$\frac{21,910,000}{.000}\$.
2) The district has the authority to adopt and impose a standby fee on property in the district that has water, sanitary sewer, or drainage faciliti 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. It is date, the most recent amount of the standby fee is \$unknown. 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, any, of unpaid standby fees on a tract of property in the district.
3) Mark an "X" in one of the following three spaces and then complete as instructed.
Notice for Districts Located in Whole or in Part within the Corporate Boundaries of a Municipality (Complete Paragraph A).
X Notice for Districts Located in Whole or in Part in the Extraterritorial Jurisdiction of One or More Home-Rule Municipalities and Not Located within the Corporate Boundaries of a Municipality (Complete Paragraph B).
Notice for Districts that are NOT Located in Whole or in Part within the Corporate Boundaries of a Municipality or the Extraterritorial Jurisdiction of One or More Home-Rule Municipalities.
A) The district is located in whole or in part within the corporate boundaries of the City of The taxpayers of the distriare subject to the taxes imposed by the municipality and by the district until the district is dissolved. By law, a district located within the corpora boundaries of a municipality may be dissolved by municipal ordinance without the consent of the district or the voters of the district.
B) The district is located in whole or in part in the extraterritorial jurisdiction of the City of Houston . By law, a district located in the extraterritorial jurisdiction of a municipality may be annexed without the consent of the district or the voters of the district. When a district is annexe the district is dissolved.
4) The purpose of this district is to provide water, sewer, drainage, or flood control facilities and services within the district through the issuance 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, at these utility facilities are owned or to be owned by the district. The legal description of the property you are acquiring is as follows: APRIL SOUND 07, BLOCK 60, LOT 3
Devin Hancock dotloop verified 03/24/21 12:41 PM CDT EKV3-NSWP-NTFS-WTYE
Signature of Seller Date Signature of Seller Date
PURCHASER IS ADVISED THAT THE INFORMATION SHOWN ON THIS FORM IS SUBJECT TO CHANGE BY THE DISTRICT AT ANY TIME. THE DISTRIC ROUTINELY ESTABLISHES TAX RATES DURING THE MONTHS OF SEPTEMBER THROUGH DECEMBER OF EACH YEAR, EFFECTIVE FOR THE YEAR IN WHIC THE TAX RATES ARE APPROVED BY THE DISTRICT. PURCHASER IS ADVISED TO CONTACT THE DISTRICT TO DETERMINE THE STATUS OF ANY CURREN 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.

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 one 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 1,2021" for the words "this date" and place the correct calendar year in the appropriate space.

Signature of Purchaser

Date

Signature of Purchaser