

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-10-2020

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



(NOT FOR USE WITH CONDOMINIUMS)

	(
ADDENDUM	I TO CONTRAC	T CONCERNING	THE PROPERTY AT

0340	Glenhagen DR		Houston	TX	77084
	(Stree	et Address and City)			
NORTH	GLEN /			713-72	28-0000
	(Name of Property Owners As	sociation, (Association) and Phon	e Number)		
to th	DIVISION INFORMATION: "Subdivision Infe subdivision and bylaws and rules of the Associon 207.003 of the Texas Property Code.	formation" means: (i) a cu ciation, and (ii) a resale ce	urrent copy of the ertificate, all of wh	restrictions ich are desc	applying cribed by
(Che	ck only one box):				
	the Subdivision Information to the Buyer. If S the contract within 3 days after Buyer receivoccurs first, and the earnest money will be Information, Buyer, as Buyer's sole remedy, rearnest money will be refunded to Buyer.	ves the Subdivision Infor refunded to Buyer. If Bu	sion Information, E mation or prior to Jyer does not reco	Buyer may to closing, w eive the Su	erminat hicheve bdivisio
□ 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	contract within 3 days a curs first, and the earnest is not able to obtain the S terminate the contract w	he Subdivision Inf after Buyer receiv money will be ref abdivision Informa ithin 3 days after	formation w ves the Su unded to Bu ation within	ithin the bdivision yer. I the time
□ 3.	Buyer has received and approved the Sub- 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 certificate	ficate. If Buyer requires a ithin 10 days after recei his contract and the earn	n updated resale of ving payment for est money will be	certificate, S the update	Seller, a d resale
X 4.	Buyer does not require delivery of the Subdivis	sion Information.			
Info	title company or its agent is authorized to required to pay.	to act on behalf of the red fee for the Subdiv	parties to obtainsion Information	in the Sub on from th	divisio e part
B. MATI Seller to Se	ERIAL CHANGES. If Seller becomes aware r shall promptly give notice to Buyer. Buyer maeller if: (i) any of the Subdivision Information polivision Information occurs prior to closing, and	y terminate the contract provided was not true; or (prior to closing by ii) any material ac	giving writte dverse chang	en notice
all As \$	S AND DEPOSITS FOR RESERVES: Except a ssociation fees, deposits, reserves, and other ch 250.00 and Seller shall pay any exces	narges associated with the	phs A and D, Buy transfer of the Pro	er shall pay operty not t	any and
and a does inforr restri	HORIZATION: Seller authorizes the Assoc any updated resale certificate if requested by th not require the Subdivision Information or a mation from the Association (such as the sta- ictions, and a waiver of any right of first refus ining the information prior to the Title Company	ne Buyer, the Title Compar an updated resale certific tus of dues, special asse sal),	ny, or any broker t cate, and the Title ssments, violation	to this sale. Company s of coven	If Buye requires ants and
espons roperty	E TO BUYER REGARDING REPAIRS BY 1 sibility to make certain repairs to the Property which the Association is required to repair, you tion will make the desired repairs.	. If you are concerned a	bout the conditior	n of any par	rt of the
		- Authentisisk			
		Oscar Fedraza-Martinez	0 7-3	- Mantile	
Buye	er	592917614:56:36 PM CDT	Oscar Pedraz	:a-Martinez	Z
		Authentisierr RESICIA PEDRAZA			



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.

authority separate from any other tax in payment of such bonds. As assessed valuation. If the district havaluation. The total amount of brevenues received or expected to date, be issued in \$ 108,446	taxing authority and may, subject to of this date, the rate of taxes levied as not yet levied taxes, the most received, excluding refunding bonds aboreceived under a contract with a	e is located in the LANGHAM CREEK UTILITY Discrete or voter approval, issue an unlimited amount of by the district on real property located in the cent projected rate of tax, as of this date, is \$0 and any bonds or any portion of bonds issued governmental entity, approved by the voters a principal amounts of all bonds issued for one of 49,920.00	oonds and levy an unlimited rate or istrict is \$on each \$100 or _6300_on each \$100 of assessed that are payable solely from nd which have been or may, at this
and services available but not substantially utilize the utility capa of this date, the most recent amou	connected and which does not had acity available to the property. The count of the standby fee is \$ and is secured by a lien on the prop	e on property in the district that has water, sa ave a house, building, or other improvement district may exercise the authority without hol An unpaid standby fee is a personal obligate perty. Any person may request a certificate from	nt located thereon and does no ding an election on the matter. A tion of the person that owned the
3) Mark an "X" in one of the follow	ing three spaces and then complete	as instructed.	
X Notice for Districts Located in	Whole or in Part within the Corpor	rate Boundaries of a Municipality (Complete Pa	aragraph A).
		orial Jurisdiction of One or More Home-Rule N	
	Boundaries of a Municipality (Com		and Not
Notice for Districts that are I Jurisdiction of One or More H		ithin the Corporate Boundaries of a Municipa	lity or the Extraterritorial
are subject to the taxes imposed	by the municipality and by the dist	e boundaries of the City of HOUSTON trict until the district is dissolved. By law, a di e without the consent of the district or the vote	strict located within the corporate
		al jurisdiction of the City of he consent of the district or the voters of the c	
oonds payable in whole or in par	rt from property taxes. The cost of or to be owned by the district. The le	or flood control facilities and services within these utility facilities is not included in the puegal description of the property you are acquiring	rchase price of your property, and
9scar Pedraza-Martinez	09/29/2021	<i>LEI I C.J. A. FED RAZA</i>	09/29/2021
S1689626814:56838611466DT	Date	Signatara dasanem cot	Date
ROUTINELY ESTABLISHES TAX RATE THE TAX RATES ARE APPROVED BY	S DURING THE MONTHS OF SEPTEM	LETICIA PEDRAZA FORM IS SUBJECT TO CHANGE BY THE DISTR IBER THROUGH DECEMBER OF EACH YEAR, ER ISED TO CONTACT THE DISTRICT TO DETERMINENT.	FECTIVE FOR THE YEAR IN WHICH
	r acknowledges receipt of the forego otice or at closing of purchase of the	oing notice at or prior to execution of a binding real property.	contract for the purchase of the
Signature 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 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, 2020" for the words "this date" and place the correct calendar year in the appropriate space.

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