

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 district has taxing authority separate from any other taxing an unlimited rate of tax in payment of such bonds. As of \$1.45 or each \$100 of assessed valuation this date, is \$1.45 on each \$100 of assessed valuation of bonds issued that are payable solely from approved by the voters and which have been or may, at of all bonds issued for one or more of the specific \$81,765,000.00	authority and may, subject to voter this date, the rate of taxes levied lation. If the district has not yet levissed valuation. The total amount of revenues received or expected to be this date, be issued in \$822,000,000.	approval, issue an unlimited an by the district on real property ried taxes, the most recent projet bonds, excluding refunding be received under a contract with 10.00, and the aggregate	nount of bonds and levy located in the district is ected rate of tax, as of onds and any bonds or a governmental entity, initial principal amounts
property at the time of imposition and is secured by a lien if any, of unpaid standby fees on a tract of property in the di	have a house, building, or other in strict may exercise the authority with . An unpaid standby fee on the property. Any person may restrict.	nprovement located thereon and hout holding an election on the is a personal obligation of the	d does not substantially matter. As of this date, person that owned the
 Mark an "X" in one of the following three spaces and the 	n complete as instructed.		
X Notice for Districts Located in Whole or in Part with Notice for Districts Located in Whole or in Part Not Located within the Corporate Boundaries of a Notice for Districts that are NOT Located in Extraterritorial Jurisdiction of One or More Home-F	t in the Extraterritorial Jurisdicti Municipality (Complete Paragraph Whole or in Part within the	on of One or More Home-Ru B).	ule Municipalities and
A) The district is located in whole or in part within the district are subject to the taxes imposed by the municipality may be dissolved by	the corporate boundaries of the Ci cipality and by the district until the c	district is dissolved. By law, a d	istrict located within the
annexed, the district is dissolved. 4) The purpose of this district is to provide water, sewer, bonds payable in whole or in part from property taxes. The utility facilities are owned or to be owned by the district. The LOT 7	cost of these utility facilities is not in	cluded in the purchase price of y	our property, and these
11	/09/2021		
Signature of Seller Michael Oshioke Oghiadomhe	Date Signature of Sc	eller	Date
PURCHASER IS ADVISED THAT THE INFORMATION SH DISTRICT ROUTINELY ESTABLISHES TAX RATES D EFFECTIVE FOR THE YEAR IN WHICH THE TAX RATE DISTRICT TO DETERMINE THE STATUS OF ANY CURRE The undersigned purchaser hereby acknowledges receipt of property described in such notice or at closing of purchase of	URING THE MONTHS OF SEPT S ARE APPROVED BY THE DIST ENT OR PROPOSED CHANGES TO f the foregoing notice at or prior to ex	TEMBER THROUGH DECEMB RICT. PURCHASER IS ADVISE THE INFORMATION SHOWN (ER OF EACH YEAR, ED TO CONTACT THE DN THIS FORM.
Signature of Purchaser	Date Signature of Pt	ırchaser	Date
NOTE: Correct district name, tax rate, bond amounts, and an addendum or paragraph of a purchase contract, the noropose to provide one or more of the specified facilities taxes, a statement of the district's most recent projected rate commission to adopt and impose a standby fee, the set to be given to the prospective purchaser prior to execution a cating on the seller's behalf may modify the notice by subcorrect calendar year in the appropriate space.	otice shall be executed by the sell- and services, the appropriate purpo- te of tax is to be placed in the appro- cond paragraph of the notice may be of a binding contract of sale and pur-	er and purchaser, as indicated, use may be eliminated. If the dispriate space. If the district does be deleted. For the purposes of the chase, a seller and any agent, re-	If the district does not strict has not yet levied not have approval from the notice form required.
7/06/2020 ©2020 ©20	20 Houston REALTORS® Information	on Service, Inc.	HAR400
or the first of the transfer o			

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