

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 TO CONTRACT CONCERNING THE PROPERTY AT

| 12323 110                                      | rwin Dr.  |  | Houston  | <u>TX</u>   | 77072  |
|--|---|--|--|---|--|
|  |   | (Street Address and City)  |  |   |  |
|  | (Name of P  | Property Owners Association, (Association) ar  | nd Phone Number)   |   |  |
| to the su                                      | ISION INFORMATION: "bdivision and bylaws and rule 207.003 of the Texas Property   | Subdivision Information" means: (es of the Association, and (ii) a resy Code.  | i) a current copy of the r<br>sale certificate, all of whi   | estrictions<br>ch are des                         | applyin<br>cribed b                          |
| (Check o                                       | nly one box):   |  |  |   |  |
| the<br>occ<br>Inf<br>ear                       | ESUbdivision Information to the contract within 3 days after curs first, and the earnest mormation, Buyer, as Buyer's mest money will be refunded           | ter the effective date of the contract the Buyer. If Seller delivers the Suer Buyer receives the Subdivision noney will be refunded to Buyer. sole remedy, may terminate the coto Buyer.   | ubdivision Information, Bu<br>Information or prior to<br>If Buyer does not rece  | uyer may t<br>closing, w<br>ive the Su            | erminat<br>hicheve<br>bdivisio               |
| tim<br>Inf<br>Bu<br>rec                        | by of the Subdivision Inform<br>le required, Buyer may te<br>ormation or prior to closing,<br>yer, due to factors beyond Bu<br>juired, Buyer may, as Buyer' | ter the effective date of the contract that it is a the Seller. If Buyer obtourning the contract within 3 does not not also whichever occurs first, and the eauyer's control, is not able to obtain is sole remedy, terminate the controls first, and the earnest money will result is first, and the earnest money will result is sole that is a sole remedy.   | tains the Subdivision Info<br>days after Buyer receive<br>arnest money will be refu<br>I the Subdivision Informa<br>ract within 3 days after t | ormation wes the Su<br>Inded to B<br>Ition within | vithin the<br>obdivision<br>uyer.<br>the tim |
| Buy<br>cer                                     | does not require an update<br>yer's expense, shall deliver<br>tificate from Buyer. Buyer m  | oved the Subdivision Information ed resale certificate. If Buyer requ it to Buyer within 10 days after any terminate this contract and the resale certificate within the time  | uires an updated resale c<br>receiving payment for<br>e earnest money will be r  | ertificate, the update                            | Seller, a<br>ed resa                         |
| <b>X</b> 4. Buy                                | er does not require delivery  | of the Subdivision Information.  |  |   |  |
| Informa  | e company or its agent is<br>tion ONLY upon receipt<br>d to pay.  | authorized to act on behalf o<br>of the required fee for the S   | of the parties to obtain<br>ubdivision Information   | n the Sub<br>n from th                            | divisio<br>ne par                            |
| MATERIA<br>Seller sha<br>to Seller             | AL CHANGES. If Seller be all promptly give notice to Buif: (i) any of the Subdivision   | ecomes aware of any material c<br>lyer. Buyer may terminate the cont<br>Information provided was not true<br>to closing, and the earnest money w   | tract prior to closing by g<br>e; or (ii) any material adv   | jiving writt<br>verse chan                        | en notid                                     |
| all Assoc                                      | ation fees, deposits, reservents ation fees, deposits, reservents and Seller shall  | <b>VES:</b> Except as provided by Pars, and other charges associated will pay any excess.  | ragraphs A and D, Buye<br>th the transfer of the Pro   | er shall pay<br>perty not t                       | any ar<br>co excee                           |
| and any<br>does not<br>informati<br>restrictio | updated resale certificate if ron<br>require the Subdivision Int<br>on from the Association (su<br>ns, and a waiver of any righ                             | zes the Association to release a equested by the Buyer, the Title Conformation or an updated resale couch as the status of dues, special of first refusal),   Title Company ordering the inform  | ompany, or any broker to<br>certificate, and the Title<br>I assessments, violations<br>ller shall pay the Title Co                             | this sale.<br>Company<br>of coven                 | If Buye<br>require<br>ants ar                |
| sponsibilit<br>operty wh                       | D BUYER REGARDING RI<br>y to make certain repairs to<br>ich the Association is require<br>will make the desired repairs                                     | EPAIRS BY THE ASSOCIATION o the Property. If you are concerred to repair, you should not sign the concert in th | <b>1:</b> The Association m<br>ned about the condition<br>he contract unless you a   | ay have<br>of any pa<br>re satisfied              | the sol<br>rt of th<br>that th               |
|  |   | David Duon   | ng   |   |  |
| Buyer  |   | Seller   | David Duong  |   |  |
|  |   |  |  |   |  |



## APPROVED BY THE TEXAS REAL ESTATE COMMISSION

10-10-11

## ADDENDUM FOR SELLER'S DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS AS REQUIRED BY FEDERAL LAW

| (Street Address and City) or of any interest in residential rehat such property may present exp |  |
|---|--|
|   |  |
| cions in the seller's possession and rinspection for possible lead-paint                        | cosure to lead from lead-<br>isoning in young children<br>ed intelligence quotient,<br>to pregnant women. The<br>any information on lead-<br>I notify the buyer of any   |
| required by federal law.  |  |
|   |  |
|   | rds in the Property.   |
|   |  |
|   | ining to lead-based pain   |
|   |  |
| to lead-based paint and/or lead-ba  | ised paint hazards in the  |
|   |  |
| ssessment or inspection of the Pro  | perty for the presence o   |
| atract Divier may have the Draner   | ty inapacted by inapactor  |
| oased paint hazards are present, I  | Buyer may terminate this   |
| (25).   |  |
|   |  |
| nily from Lead in Your Home.  |  |
|   |  |
|   |  |
|   |  |
| Property inspected; and (f) retain  | a completed copy of this   |
|   |  |
|   | above and certify, to the  |
| Authentiston'   |  |
|   | 11/30/2021   |
| Seller David Duong  | Date   |
| Sallar  | Date   |
| Authentisign'   |  |
| <del>4</del> 5  | 11/30/2021   |
| Listing Broker<br>Quynh Le  | Date   |
|   | equired to provide the buyer with a tions in the seller's possession and r inspection for possible lead-paint is required by federal law.  ASED PAINT HAZARDS (check one thint hazards are present in the Property in the Property in the Property in the post of the post of the post of the Property (list documents):  It lead-based paint and/or lead-based paint hazards are present, it days after the effective date of this days after the effective date of this point and/or lead-based paint hazards in the point and/or lead-based paint hazards in the paint and/or lead-based paint hazards in the paint and/or lead-based paint hazards in the property inspected; and (f) retain the provided is true and accurate.  David Duong  Seller David Duong  Seller David Duong  Seller David Duong |

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 suitable for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov)