

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

AS	KEGOTKED B	FEDERAL LAW	
CONCERNING THE PROPERTY AT _11	.718 Moonmist Dr		Houston
		(Street Address and	City)
A. LEAD WARNING STATEMENT: residential dwelling was built prior to based paint that may place young of may produce permanent neurologic behavioral problems, and impaired in seller of any interest in residential in based paint hazards from risk assess known lead-based paint hazards. A prior to purchase." NOTICE: Inspector must be pro B. SELLER'S DISCLOSURE: 1. PRESENCE OF LEAD-BASED PAINT (a) Known lead-based paint and	o 1978 is notified that hildren at risk of devical damage, includ memory. Lead poison real property is requissments or inspection risk assessment or inspective certified as reported to the property certified to the property cert	t such property may present eloping lead poisoning. Lead ing learning disabilities, reading also poses a particular rired to provide the buyer was in the seller's possession aspection for possible lead-particular rired by federal law. ED PAINT HAZARDS (check of	d poisoning in young children duced intelligence quotient, risk to pregnant women. The with any information on leadand notify the buyer of any aint hazards is recommended one box only):
2. RECORDS AND REPORTS AVAILAB (a) Seller has provided the pu and/or lead-based paint has	BLE TO SELLER (chec irchaser with all ava	k one box only): ilable records and reports p	
Property. C. BUYER'S RIGHTS (check one box of property). 1. Buyer waives the opportunity to lead-based paint or lead-based paint p	only): co conduct a risk assipaint hazards. cive date of this contributed paint or lead-based notice within 14 dates. etc. neck applicable boxes	essment or inspection of the act, Buyer may have the Prosed paint hazards are preseys after the effective date of the open of the act of the ac	e Property for the presence of operty inspected by inspectors nt, Buyer may terminate this
■2. Buyer has received the pamphle E. BROKERS' ACKNOWLEDGMENT: (a) provide Buyer with the feder addendum; (c) disclose any known leadendum; (c) disclose any known leadendum; (d) disclose any known leadendum; (e) disclose any known leadendum; (e) disclose any known leadendum fereports to Buyer pertain provide Buyer a period of up to 10 addendum for at least 3 years follow F. CERTIFICATION OF ACCURACY: best of their knowledge, that the info	Brokers have informally approved pampead-based paint and/ning to lead-based p days to have the Pring the sale. Brokers The following person	ned Seller of Seller's obligation belief on lead poisoning properties or lead-based paint hazards aint and/or lead-based paint operty inspected; and (f) respected are aware of their responsions have reviewed the information.	revention; (b) complete this in the Property; (d) deliver all thazards in the Property; (e) tain a completed copy of this bility to ensure compliance. ation above and certify, to the
		Yorke Carti	01/17/2022
Buyer	Date	Seller Yvonne Canto	Date
Buyer	Date	Seller	Date
		Yvonne R Pruneda	01/17/2022
Other Broker	Date	Listing Broker Yvonne I	R Pruneda Date

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)



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)

	Moonmist Dr		(0)		Houston	TX	77072
			(Street Address a	ind City)			
Brays	Forest Improvem		rty Owners Association, (Association) and I	Phone Number	8326	540101
		(Name of Proper	rty Owners Association, (Association) and i	rnone Number)		
to th	DIVISION INFOR ne subdivision and be ion 207.003 of the	cylaws and rules o	f the Association, a	ı" means: (i) nd (ii) a resal	a current copy of the certificate, all of v	ne restrictions which are des	applyir cribed b
(Che	eck only one box):						
1	the contract with occurs first, and Information, Buye	nformation to the l in 3 days after B the earnest mone	Buyer. If Seller deli uyer receives the s ey will be refunded remedy, may term	vers the Subc Subdivision Ir to Buyer. I	, Seller shall obtair livision Information nformation or prior f Buyer does not ro ntract at any time p	, Buyer may t to closing, v eceive the Su	termina vhichev ubdivisio
1 2	time required, B Information or pr Buyer, due to fact required, Buyer n	ivision Information duyer may termin ior to closing, whi tors beyond Buyer nay, as Buyer's so	n to the Seller. In nate the contract chever occurs first, 's control, is not ab le remedy, termina	Buyer obtain within 3 day and the earn le to obtain the te the contrac	Buyer shall obtain, ns the Subdivision of rs after Buyer rectest money will be rected to ne Subdivision Inforct within 3 days after e refunded to Buyer	Information velves the Subsection of the Subsect	vithin thubdivision wyer. The tin
 3	does not req Buyer's expense, certificate from B	uire an updated ro shall deliver it to uyer. Buyer may t	esale certificate. If o Buyer within 10	Buyer require days after re act and the e	efore signing the co es an updated resal eceiving payment fo arnest money will b quired.	e certificate, or the update	Seller, ed resa
X 4	. Buyer does not re	quire delivery of the	he Subdivision Infor	mation.			
Info	title company or rmation ONLY u gated to pay.	its agent is au pon receipt of t	thorized to act o the required fee	n behalf of for the Sub	the parties to ob division Informa	tain the Sub tion from tl	odivisio ne par
Selle to Se	er shall promptly giveller if: (i) any of the	ve notice to Buyer. ne Subdivision Info	. Buyer may termina ormation provided v	ate the contra ate not true;	anges in the Subd act prior to closing b or (ii) any material I be refunded to Buy	y giving writt adverse chan	en notic
FEES all A \$	ssociation fees, dep	FOR RESERVES posits, reserves, ar nd Seller shall pay	nd other charges as	ded by Parag sociated with	graphs A and D, B the transfer of the	uyer shall pa Property not t	y any ar to excee
	any updated resale	certificate if reque Subdivision Inform	ested by the Buyer, nation or an updat	the Title Com ed resale cer	d provide the Subo pany, or any broke tificate, and the Ti	r to this sale. Itle Company	If Buyerequire
and does infor restr	mation from the A fictions, and a waiv	er of any right of	as the status of du f first refusal), 🛭 B e Company ordering	uyer 🗀 Seller	shall pay the Title	e Company th	iants ar ie cost
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and does infor restr obta IOTIC espons ropert	mation from the A- ictions, and a waiv ining the information E TO BUYER RE Sibility to make cer y which the Associa	ver of any right of on prior to the Title GARDING REPA tain repairs to th ation is required to	f first refusal), M B e Company ordering IRS BY THE ASS e Property. If you	uyer 🛈 Seller the informati OCIATION: are concerne	r shall pay the Title ion. The Association d about the conditi	c Company the may have ion of any pa	ne cost the so art of th

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INFORMATION ABOUT SPECIAL FLOOD HAZARD AREAS

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CONCERNING THE PROPERTY AT 11718 Moonmist Dr

Houston

TX 77072-1840

A. FLOOD AREAS:

- (1) The Federal Emergency Management Agency (FEMA) designates areas that have a high risk of flooding as special flood hazard areas.
- (2) A property that is in a special flood hazard area lies in a "V-Zone" or "A-Zone" as noted on flood insurance rate maps. Both V-Zone and A-Zone areas are areas with high risk of flooding.
- (3) Some properties may also lie in the "floodway" which is the channel of a river or other watercourse and the adjacent land areas that must be reserved in order to discharge a flood under FEMA rules. Communities must regulate development in these floodways.

B. AVAILABILITY OF FLOOD INSURANCE:

- (1) Generally, flood insurance is available regardless of whether the property is located in or out of a special flood hazard area. Contact your insurance agent to determine if any limitations or restrictions apply to the property in which you are interested.
- (2) FEMA encourages every property owner to purchase flood insurance regardless of whether the property is in a high, moderate, or low risk flood area.
- (3) A homeowner may obtain flood insurance coverage (up to certain limits) through the National Flood Insurance Program. Supplemental coverage is available through private insurance carriers.
- (4) A mortgage lender making a federally related mortgage will require the borrower to maintain flood insurance if the property is in a special flood hazard area.

C. GROUND FLOOR REQUIREMENTS:

- (1) Many homes in special flood hazard areas are built-up or are elevated. In elevated homes the ground floor typically lies below the base flood elevation and the first floor is elevated on piers, columns, posts, or piles. The base flood elevation is the highest level at which a flood is likely to occur as shown on flood insurance rate maps.
- (2) Federal, state, county, and city regulations:
 - (a) restrict the use and construction of any ground floor enclosures in elevated homes that are in special flood hazard areas.
 - (b) may prohibit or restrict the remodeling, rebuilding, and redevelopment of property and improvements in the floodway.
- (3) The first floor of all homes must now be built above the base flood elevation.
 - (a) Older homes may have been built in compliance with applicable regulations at the time of construction and may have first floors that lie below the base flood elevation, but flood insurance rates for such homes may be significant.

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- (b) It is possible that modifications were made to a ground floor enclosure after a home was first built. The modifications may or may not comply with applicable regulations and may or may not affect flood insurance rates.
- (c) It is important for a buyer to determine if the first floor of a home is elevated at or above the base flood elevation. It is also important for a buyer to determine if the property lies in a floodway.
- (4) Ground floor enclosures that lie below the base flood elevation may be used only for: (i) parking; (ii) storage; and (iii) building access. Plumbing, mechanical, or electrical items in ground floor enclosures that lie below the base flood elevation may be prohibited or restricted and may not be eligible for flood insurance coverage. Additionally:
 - (a) in A-Zones, the ground floor enclosures below the base flood elevation must have flow-through vents or openings that permit the automatic entry and exit of floodwaters:
 - (b) in V-Zones, the ground floor enclosures must have break-away walls, screening, or lattice walls; and
 - (c) in floodways, the remodeling or reconstruction of any improvements may be prohibited or otherwise restricted.

D. COMPLIANCE:

- (1) The above-referenced property may or may not comply with regulations affecting ground floor enclosures below the base flood elevation.
- (2) A property owner's eligibility to purchase or maintain flood insurance, as well as the cost of the flood insurance, is dependent on whether the property complies with the regulations affecting ground floor enclosures.
- (3) A purchaser or property owner may be required to remove or modify a ground floor enclosure that is not in compliance with city or county building requirements or is not entitled to an exemption from such requirements.
- (4) A flood insurance policy maintained by the current property owner does not mean that the property is in compliance with the regulations affecting ground floor enclosures or that the buyer will be able to continue to maintain flood insurance at the same rate.
- (5) Insurance carriers calculate the cost of flood insurance using a rate that is based on the elevation of the lowest floor.
 - (a) If the ground floor lies below the base flood elevation and does not meet federal, state, county, and city requirements, the ground floor will be the lowest floor for the purpose of computing the rate.
 - (b) If the property is in compliance, the first elevated floor will be the lowest floor and the insurance rate will be significantly less than the rate for a property that is not in compliance.
 - (c) If the property lies in a V-Zone the flood insurance rate will be impacted if a ground floor enclosure below the base flood elevation exceeds 299 square feet (even if constructed with break-away walls).

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E. ELEVATION CERTIFICATE:

The elevation certificate is an important tool in determining flood insurance rates. It is used to provide elevation information that is necessary to ensure compliance with floodplain management laws. To determine the proper insurance premium rate, insurers rely on an elevation certificate to certify building elevations at an acceptable level above flood map levels. If available in your area, it is recommended that you obtain an elevation certificate for the property as soon as possible to accurately determine future flood insurance rates.

You are encouraged to: (1) inspect the property for all purposes, including compliance with any ground floor enclosure requirement; (2) review the flood insurance policy (costs and coverage) with your insurance agent; and (3) contact the building permitting authority if you have any questions about building requirements or compliance issues.

Receipt acknowledged by:			
Authentisign Vonne Canto	01/03/2022		
Signature Yvonne Canto	Date	Signature	Date

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