13215 Creekview Park Drive, Houston, TX 77082

TREC

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

(Street Address and City)

Park	khollow Place - Randall Management		<b>(7</b> 1	13) 728-1126
	(Name of Prope	rty Owners Association,	(Association) and Phone Nu	umber)
to	JBDIVISION INFORMATION: "Sub the subdivision and bylaws and rules o ection 207.003 of the Texas Property Co	f the Association,	on" means: (i) a curre and (ii) a resale certi	ent copy of the restrictions applying ficate, all of which are described by
(C	heck only one box):			
	1. Withindays after t the Subdivision Information to the the contract within 3 days after B occurs first, and the earnest mone Information, Buyer, as Buyer's sole earnest money will be refunded to E	Buyer. If Seller de uyer receives the ey will be refunde remedy, may ter	livers the Subdivision Subdivision Informa d to Buyer. If Buye	tion or prior to closing, whichev r does not receive the Subdivision
	2. Within days after the copy of the Subdivision Information time required, Buyer may terming Information or prior to closing, whin Buyer, due to factors beyond Buyer required, Buyer may, as Buyer's so prior to closing, whichever occurs file.	n to the Seller.  nate the contract  chever occurs firs  's control, is not a  le remedy, termin	If Buyer obtains the within 3 days aftet, and the earnest moble to obtain the Subate the contract within	or Buyer receives the Subdivision oney will be refunded to Buyer. division Information within the tin in 3 days after the time required
	3. Buyer has received and approved does not require an updated re Buyer's expense, shall deliver it to certificate from Buyer. Buyer may to Seller fails to deliver the updated re	esale certificate. I o Buyer within 10 erminate this con	f Buyer requires an u ) days after receiving tract and the earnest	ipdated resale certificate, Seller, g payment for the updated resa money will be refunded to Buyer
abla	4. Buyer does not require delivery of the	he Subdivision Inf	ormation.	
In	e title company or its agent is au formation ONLY upon receipt of toligated to pay.	thorized to act the required fee	on behalf of the pa e for the Subdivision	arties to obtain the Subdivision Information from the par
Se to	ATERIAL CHANGES. If Seller become ller shall promptly give notice to Buyer. Seller if: (i) any of the Subdivision Inforbation information occurs prior to clo	. Buyer may termi ormation provided	nate the contract prio was not true; or (ii)	r to closing by giving written notically and the real and material adverse change in the state of the real and the real an
all	Association fees, deposits, reserves, and Seller shall pay	nd other charges a	rided by Paragraphs ssociated with the tra	s A and D, Buyer shall pay any an ansfer of the Property not to exce
an do inf res	JTHORIZATION: Seller authorizes d any updated resale certificate if requees not require the Subdivision Information from the Association (such a strictions, and a waiver of any right of taining the information prior to the Title	ested by the Buyer nation or an upda as the status of f first refusal),	r, the Title Company, ited resale certificate dues, special assessn Buyer   Seller shall	or any broker to this sale. If Buy e, and the Title Company requir- nents, violations of covenants ar
respo Prope	ICE TO BUYER REGARDING REPA onsibility to make certain repairs to the erty which the Association is required to ciation will make the desired repairs.	e Property. If you	ı are concerned abou	it the condition of any part of the
			AARUN	dotloop verified 02/02/22 8:10 PM ( BCQT-ZOLN-2JSL-C
В	ıyer		Seller	
Bu	ıyer		Seller	
TF	The form of this addendum has been approve contracts. Such approval relates to this contract made as to the legal validity or adequacy of all Commission, P.O. Box 12188, Austin, TX 78711	t form only. TREC forms	are intended for use only by t	trained real estate licensees. No representation



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-02-2015

## DISCLOSURE OF RELATIONSHIP WITH RESIDENTIAL SERVICE COMPANY

**RESIDENTIAL SERVICE CONTRACTS.** A residential service contract is a product under which a residential service company, for a fee, agrees to repair or replace certain equipment or items in a property. Co-payments typically apply to most service calls. Residential service companies are licensed and regulated by the Texas Real Estate Commission. The extent of coverage and the cost of coverage will vary. Before buying a residential service contract, the buyer should read the contract and consider comparing it with the extent of coverage and costs from several other residential service companies. You may obtain a list of the residential service companies licensed in Texas at http://www.trec.texas.gov. **YOU MAY CHOOSE ANY COMPANY.** 

THE PURCHASE OF A RESIDENTIAL SERVICE CONTRACT IS OPTIONAL. The TREC promulgated residential contract forms contain a paragraph in which the parties may negotiate whether the seller will reimburse the buyer the cost of a residential service contract. The choice of the residential service company and extent of coverage lies with the buyer. NEITHER A BROKER/SALES AGENT NOR A SELLER MAY CONDITION THE SALE OF A PROPERTY ON THE BUYER'S PURCHASE OF A RESIDENTIAL SERVICE CONTRACT.

Other Broker/Sales Agent will compensation from a residential serv		✓ Listing Broker/Sales Agent compensation from a residentia							
Other Broker/Sales Agent receives from the following residential service		Listing Broker/Sales Agent rece from the following residential se							
for providing the following services:		for providing the following servi	ces:						
The compensation is not contingent upon a party to the real estate transaction purchasing a contract or services from the residential service company.  The compensation is the fee for the services that Listing Broker or Other Broker, either directly or through an agent, provides to the company. As required by the Real Estate Settlement Procedures Act and HUD Regulation X, any fees paid to a settlement services provider are limited to the reasonable value of services actually rendered.									
		Keller Williams Premier Realty	0414770						
Other Broker's Name	License No.	Listing Broker's Name	License No.						
By: The undersigned acknowledges receipt	of this notice:	By: Fabiola Duenas	dotloop verified 02/02/22 9:57 AM CST Z2ZF-C51E-9OG6-CP1D						
The undersigned acknowledges receipt	. Of this notice.	JARRI	dotloop verified 02/02/22 8:10 PM CST MPUX-V4NK-SLOX-FFGT						
Buyer		Seller	MPUX-V4NK-SLOX-FFGT						
Buyer		Gener							
L Buyer		Seller							
contracts. Such approval relates to this contract representation is made as to the legal validity or a	form only. TREC form dequacy of any provision	Commission for use only with similarly approved or is are intended for use only by trained real estate on in any specific transactions. It is not intended for 512) 936-3000 (http://www.trac.tayas.gov) PSC-2	e license holders. No						



## NOTICE OF INFORMATION FROM OTHER SOURCES

USE OF THIS FORM BY PERSONS WHO ARE NOT MEMBERS OF THE TEXAS ASSOCIATION OF REALTORS® IS NOT AUTHORIZED. ©Texas Association of REALTORS®, Inc. 2008

To:			
From	: Keller Williams Premier Realty		(Broker)
Prop	erty Address:13215 Creekview Parl	k Drive, Houston, TX	77082
Date:	· .		
(1) B	roker obtained the attached inform	nation, identified as C	urrent Market Analysis (CMA) & Tax Records
- fr	om HAR.com and Realist Tax Reco	rds	
_			
	roker has relied on the attached formation is false or inaccurate ex		es not know and has no reason to know that the ons
	roker does not warrant or guara ttached information without veri		of the attached information. Do not rely on the
	r Williams Premier Realty		
Broker By: z	abiola Duenas	dotloop verified 02/02/22 9:57 AM CST	
	woru puerus	MFU1-PMRY-L4OI-D2ZD	
Rece	ipt of this notice is acknowledged	by:	
Signat	ure	Date	
Signat	ure	Date	

(TAR-2502) 7-16-08 Page 1 of 1