

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 to payment of such bonds. As of the sessed valuation. If the district havaluation. The total amount of be received or expected to be received on \$_85,500,000.00 and the aggregate or in part from property taxes is \$_20. The district has the authority services available but not connect the utility capacity available to the recent amount of the standby fee in	axing authority and may, subject to voter and date, the rate of taxes levied by the dist as not yet levied taxes, the most recent pronds, excluding refunding bonds and any dunder a contract with a governmental entinitial principal amounts of all bonds issue 53,470,000.00 to adopt and impose a standby fee on pred and which does not have a house, built property. The district may exercise the as \$ An unpaid standby fee in on the property. Any person may request	cated in the Montgomery Co MUD #112 Distrapproval, issue an unlimited amount of bonds trict on real property located in the district is ojected rate of tax, as of this date, is bonds or any portion of bonds issued that a tity, approved by the voters and which have be defor one or more of the specified facilities of the operation of the district that has water, sanitary ding, or other improvement located thereon authority without holding an election on the is a personal obligation of the person that of a certificate from the district stating the amount of the person that of a certificate from the district stating the amount of the person that of a certificate from the district stating the amount of the person that of a certificate from the district stating the amount of the person that of the person that of a certificate from the district stating the amount of the person that	s and levy an unlimited rate of tax \$ 0.92
	wing three spaces and then complete as in	istructed	
	* *	rate Boundaries of a Municipality (Comple	ete Paragraph A).
✓ Notice for Districts Located	•	orial Jurisdiction of One or More Home-R	
	e NOT Located in Whole or in Part wi e Home-Rule Municipalities.	thin the Corporate Boundaries of a Munic	cipality or the Extraterritorial
subject to the taxes imposed by the of a municipality may be dissolved B) The district is located in	e municipality and by the district until the d by municipal ordinance without the cons whole or in part in the extraterritorial juri	ndaries of the City of district is dissolved. By law, a district locate sent of the district or the voters of the district sdiction of the City of nsent of the district or the voters of the district	d within the corporate boundaries . By law, a district located in the
payable in whole or in part from par	property taxes. The cost of these utility fac-	I control facilities and services within the dist cilities is not included in the purchase price of the property you are acquiring is as follows:	of your property, and these utility
Andrew Smith		Danielle Smith	
Signature of Seller	03/10/2022 Date	Signature of Seller	03/10/2022 Date
PURCHASER IS ADVISED THA THE DISTRICT ROUTINELY ES EFFECTIVE FOR THE YEAR IS	T THE INFORMATION SHOWN ON TI STABLISHES TAX RATES DURING TH N WHICH THE TAX RATES ARE APP	HIS FORM IS SUBJECT TO CHANGE BY THE MONTHS OF SEPTEMBER THROUGH ROVED BY THE DISTRICT. PURCHASE OR PROPOSED CHANGES TO THE INFO	THE DISTRICT AT ANY TIME. DECEMBER OF EACH YEAR, R IS ADVISED TO CONTACT
	acknowledges receipt of the foregoing nor at closing of purchase of the real proper	otice at or prior to execution of a binding contry.	tract for the purchase of the real
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

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, 2021 " for the words "this date" and place the correct calendar year in the appropriate space.



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

_	1030	Cedar Lake Ct Co	nroe				
				(Street Addres	ss and City)		
_	Lead	Association Mgmt			(281) 857-6027		
			(Name of Proper	ty Owners Association	, (Association) and Ph	ione Number)	
Α.	to th	DIVISION INFOR e subdivision and by on 207.003 of the T	ylaws and rules of	f the Association,	on" means: (i) a and (ii) a resale	current copy of the certificate, all of v	ne restrictions applying which are described by
	(Che	ck only one box):					
	1 .	the contract within occurs first, and t	formation to the E n 3 days after Bo he earnest mone r, as Buyer's sole	Buyer. If Seller de uyer receives the y will be refunde remedy, may te	elivers the Subdive Subdivision Infed to Buyer. If	vision Information ormation or prior Buyer does not re	n, pay for, and deliver, Buyer may terminate to closing, whichever eceive the Subdivision rior to closing and the
	2 .	time required, Bu Information or prid Buyer, due to facto	vision Informatior uyer may termin or to closing, whic ors beyond Buyer' ay, as Buyer's sol	n to the Seller. ate the contract chever occurs firs 's control, is not a e remedy, termin	If Buyer obtains within 3 days and the earne able to obtain the the the contract	s the Subdivision after Buyer rec st money will be re Subdivision Infor within 3 days after	pay for, and deliver a Information within the eives the Subdivision refunded to Buyer. If mation within the time or the time required or
	3 .	does not requered buyer's expense,	iire an updated re shall deliver it to yer. Buyer may te	esale certificate. I Buyer within 1 erminate this con	If Buyer requires 0 days after rec stract and the ea	an updated resal eiving payment f rnest money will b	ntract. Buyer does e certificate, Seller, at or the updated resale e refunded to Buyer if
	4 .	Buyer does not req	juire delivery of th	ne Subdivision Inf	formation.		
	Info	title company or rmation ONLY up gated to pay.	its agent is aut on receipt of t	thorized to act he required fe	on behalf of the e for the Subd	ne parties to ob livision Informa	tain the Subdivision tion from the party
В.	Selle to Se	r shall promptly give	e notice to Buyer. e Subdivision Info	Buyer may term rmation provided	inate the contrac I was not true; o	t prior to closing b r (ii) any material	ivision Information, by giving written notice adverse change in the yer.
C.	FEES all As \$_425	ssociation fees, depo	FOR RESERVES: osits, reserves, and d Seller shall pay	id other charges a	vided by Paragr associated with tl	raphs A and D, B he transfer of the	uyer shall pay any and Property not to exceed
D.	and a does inforr restri	any updated resale on not require the Sumation from the As	certificate if reque ubdivision Inform ssociation (such a er of any right of	ested by the Buye ation or an upda as the status of first refusal), □	r, the Title Comp ated resale certi dues, special as Buyer □ Seller	any, or any broke ficate, and the Ti sessments, violati shall pay the Title	division Information r to this sale. If Buyer tle Company requires ons of covenants and company the cost of
re: Pr	spons operty	ibility to make cert	ain repairs to the tion is required to	e Property. If yo	u are concerned	about the conditi	may have the sole on of any part of the u are satisfied that the
	Buy				Andrew	Smith	03/10/2022
	Buye	5 1			Jellel		
					Andrew Seller Danielle	Smith	03/10/2022
	Buye	er			Seller		

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 intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (www.trec.texas.gov) TREC No. 36-9. This form replaces TREC No. 36-8.



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-08-2021

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 Department of Licensing and Regulation. 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 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.

compensation from a residential service company.	Listing Broker/Sales Agent compensation from a residential s	will receive no ervice company.	
Other Broker/Sales Agent receives compensation from the following residential service company:	☑ Listing Broker/Sales Agent receives compensation from the following residential service company:		
	America's Preferred Home Wa	rranty	
for providing the following services:	for providing the following services	S:	
	Marketing		
The compensation is not contingent upon a party to the from the residential service company. The compensation is the fee for the services that Listing E provides to the company. As required by the Real Estate fees paid to a settlement services provider are limited to the company.	Broker or Other Broker, either directly o		
,	he reasonable value of services actually		
	eXp Realty	y rendered. 603392	
Other Broker's Name License No.	eXp Realty Listing Broker's Name	y rendered.	
Other Broker's Name License No. By:	eXp Realty Listing Broker's Name	y rendered. 603392	
Other Broker's Name License No.	eXp Realty Listing Broker's Name	y rendered. 603392 License No.	
Other Broker's Name License No. By:	eXp Realty Listing Broker's Name	y rendered. 603392 License No. 03/10/2022	
Other Broker's Name License No. By:	eXp Realty Listing Broker's Name	y rendered. 603392 License No.	
Other Broker's Name License No. By: The undersigned acknowledges receipt of this notice: Buyer	EXP Realty Listing Broker's Name By: Trina Hoffland Andrew Smith Seller Danielle Smith	y rendered. 603392 License No. 03/10/2022	
Other Broker's Name License No. By: The undersigned acknowledges receipt of this notice:	EXP Realty Listing Broker's Name By: Trina Hoffland Andnew Smith Seller	y rendered. 603392 License No. 03/10/2022	



This form has been approved by the Texas Real Estate Commission (TREC) for use by license holders to disclose payments received from a residential service company. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http://www.trec.texas.gov) RSC-3.