		THE TEXAS REAL ESTATI		11-10-202
TREC	MANDATOF	RY MEMBERSHIP IN OWNERS ASSOCIA	A PROPERTY	
		FOR USE WITH CONDC ONTRACT CONCERNIN		
	1807 Oakwell Ln	(Street Address and City)	Katy	
to the s Section (Check	VISION INFORMATION: "Subdivision and bylaws and rules of 207.003 of the Texas Property Control on box):	of the Association, and (ii ode.	s: (i) a current copy of the re ) a resale certificate, all of which	h are described b
L 1.	Within days after the the Subdivision Information to th the contract within 3 days after occurs first, and the earnest mo Information, Buyer, as Buyer's s earnest money will be refunded	e Buyer. If Seller delivers Buyer receives the Sub oney will be refunded to sole remedy, may termina	division Information or prior to Buyer. If Buyer does not received	uyer may termina closing, whicheve ve the Subdivisio
2.	-	e effective date of the co ation to the Seller. If Buy ninate the contract with whichever occurs first, an yer's control, is not able t sole remedy, terminate t	in 3 days after Buyer receive to the earnest money will be ref o obtain the Subdivision Informa he contract within 3 days after th	ormation within the s the Subdivisic funded to Buyer. tion within the tim
3.	does not require an updated Buyer's expense, shall deliver i certificate from Buyer. Buyer ma Seller fails to deliver the updated	resale certificate. If Buye it to Buyer within 10 day y terminate this contract a d resale certificate within t	er requires an updated resale co rs after receiving payment for t and the earnest money will be re the time required.	ertificate, Seller, a he updated resa
Inform	Buyer does not require delivery of the company or its agent is au ation ONLY upon receipt of ted to pay.	uthorized to act on be	half of the parties to obtain	
B. MATER Seller shall to Seller if:	RIAL CHANGES. If Seller becc promptly give notice to Buyer. B (i) any of the Subdivision Inform Information occurs prior to closing	Buyer may terminate the nation provided was not	contract prior to closing by gir true; or (ii) any material adve	ving written notio
C. FEES / all Asso \$ <u>400.0</u>	AND DEPOSITS FOR RESERVE ociation fees, deposits, reserves, a 00 and Seller shall pay	S: Except as provided b and other charges associa any excess.	by Paragraphs A and D, Buyer ated with the transfer of the Prop	perty not to excee
and an does n informa restricti obtainir		uested by the Buyer, the nation or an updated re as the status of dues, s first refusal), X Buyer [ Title Company ordering t	Title Company, or any broker to sale certificate, and the Title ( pecial assessments, violations Seller shall pay the Title Con he information.	o this sale. If Buy Company require of covenants ar mpany the cost
responsibilit Property wh	O BUYER REGARDING REPA ty to make certain repairs to the nich the Association is required to	e Property. If you are co	oncerned about the condition of	of any part of th
ASSOCIATION	will make the desired repairs.	Lonco	n Dillai	
Buyer		Seller J	n Pilloù Iason Pillai	



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.

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