Notice to a Purchaser of Real Property in a Water District

authority separate from any other tax in payment of such bonds. As assessed valuation. If the district havaluation. The total amount of borevenues received or expected to be date, be issued in \$\frac{144,175,000}{2}\$ the district and payable in whole or 2) The district has the authority and services available but not consubstantially utilize the utility capa of this date, the most recent amounts.	axing authority and may, subject to of this date, the rate of taxes levied as not yet levied taxes, the most reonds, excluding refunding bonds be received under a contract with a, and the aggregate initial in part from property taxes is \$\frac{9}{2}\$ to adopt and impose a standby feed onnected and which does not have city available to the property. The last of the standby fee is \$\frac{9}{2}.000	seislocated in the Harris MUD #82 ovoter approval, issue an unlimited amound by the district on real property located cent projected rate of tax, as of this date, and any bonds or any portion of bond governmental entity, approved by the volorincipal amounts of all bonds issued for 59,795,000. The on property in the district that has water as house, building, or other improvidistrict may exercise the authority without the district may exercise the authority	in the district is \$\frac{0.68}{0.68}\$ on each \$100 of is \$\frac{0.68}{0.68}\$ on each \$100 of assessed its issued that are payable solely from oters and which have been or may, at this prone or more of the specified facilities
property at the time of imposition a any, of unpaid standby fees on a		erty. Any person may request a certifica	ate from the district stating the amount, if
3) Mark an "X" in one of the follo	owing three spaces and then com	plete as instructed.	
✓ Notice for Districts Located	l in Whole or in Part within the C	orporate Boundaries of a Municipalit	ty (Complete Paragraph A).
	Whole or in Part in the Extraterrito ate Boundaries of a Municipalit	orial Jurisdiction of One or More Home-F ty (<i>Complete Paragraph B</i>).	Rule Municipalities and Not
	OTLocated in Whole or in Part wit e Home-Rule Municipalities.	hin the Corporate Boundaries of a Mun	icipality or the Extraterritorial
district are subject to the taxes in	mposed by the municipality and b	e boundaries of the City of Spring by the district until the district is dissolv ipal ordinance without the consent of the	ed. By law, a district located within the
	of a municipality may be annexed	al jurisdiction of the City of without the consent of the district or the	
bonds payable in whole or in part	from property taxes. The cost of t	, or flood control facilities and services w these utility facilities is not included in th gal description of the property you are ac	ne purchase price of your property, and
JONATHON HODGES	dotloop verified 04/21/22 10:44 AM CDT G5NC-9R4Q-EUWE-S57I	Signature of Seller	Date
ROUTINELYESTABLISHESTAXRATI	ES DURING THE MONTHS OF SEPTE THE DISTRICT. PURCHASER IS AD\	FORM IS SUBJECT TO CHANGE BY THE MBERTHROUGH DECEMBER OF EACH YE VISED TO CONTACT THE DISTRICT TO DES FORM.	AR, EFFECTIVE FOR THE YEAR IN WHICH
The undersigned purchaser hereby real property described in such no		egoing notice at or prior to execution of a the real property.	binding contract for the purchase of the
Signature of Purchaser	Date	Signature of Purchaser	Date

NOTES: Correct district name, tax rate, bond amounts, and legal description are to be placed in the appropriate spaces. Except for notices included as addendums or paragraphs in 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 or crossed out. 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 or crossed out. 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 replacing the words "this date" and with the actual calendar date in that space (e.g., "January _, 20__").