

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. 1) The real property, described below, that you are about to purchase is located in the Bridgestone MUD district has taxing authority separate from any other taxing authority and may, subject to voter approval, issue an unlimited amount of bonds and levy an unlimited rate of tax in payment of such bonds. As of this date, the rate of taxes levied by the district on real property located in the district is on each \$100 of assessed valuation. If the district has not yet levied taxes, the most recent projected rate of tax, as of this date, is \$ on each \$100 of assessed valuation. The total amount of bonds, excluding refunding bonds and any bonds or any portion of bonds issued that are payable solely from revenues received or expected to be received under a contract with a governmental entity, approved by the voters and which have been or may, at this date, be issued in \$203,097,000.00 , and the aggregate initial principal amounts of all bonds issued for one or more of the specified facilities of the district and payable in whole or in part from property taxes is \$115,738,332.00 2) The district has the authority to adopt and impose a standby fee on property in the district that has water, sanitary sewer, or drainage facilities and services available but not connected and which does not have a house, building, or other improvement located thereon and does not substantially utilize the utility capacity available to the property. The district may exercise the authority without holding an election on the matter. As of this date, the most recent amount of the standby fee is \$ _. An unpaid standby fee is a personal obligation of the person that owned the property at the time of imposition and is secured by a lien on the property. Any person may request a certificate from the district stating the amount, if any, of unpaid standby fees on a tract of property in the district. 3) Mark an "X" in one of the following three spaces and then complete as instructed. Notice for Districts Located in Whole or in Part within the Corporate Boundaries of a Municipality (Complete Paragraph A). Notice for Districts Located in Whole or in Part in the Extraterritorial Jurisdiction of One or More Home-Rule Municipalities and Not Located within the Corporate Boundaries of a Municipality (Complete Paragraph B). Notice for Districts that are NOT Located in Whole or in Part within the Corporate Boundaries of a Municipality or the Extraterritorial Jurisdiction of One or More Home-Rule Municipalities. A) The district is located in whole or in part within the corporate boundaries of the City of the district are subject to the taxes imposed by the municipality and by the district until the district is dissolved. By law, a district located within the corporate boundaries of a municipality may be dissolved by municipal ordinance without the consent of the district or the voters of the district. B) The district is located in whole or in part in the extraterritorial jurisdiction of the City of Houston located in the extraterritorial jurisdiction of a municipality may be annexed without the consent of the district or the voters of the district. When a district is annexed, the district is dissolved. 4) The purpose of this district is to provide water, sewer, drainage, or flood control facilities and services within the district through the issuance of bonds payable in whole or in part from property taxes. The cost of these utility facilities is not included in the purchase price of your property, and these utility facilities are owned or to be owned by the district. The legal description of the property you are asquiring is as follows: Lot 10 Block 4 Stone Forest Section 3 Stemature of Seller Ronald J. Heidt PURCHASER IS ADVISED THAT THE INFORMATION SHOWN ON THIS FORM IS SUBJECT TO CHANGE BY THE DISTRICT AT ANY TIME. THE DISTRICT TO DETERMINE THE STATUS OF ANY CURRENT OR PROPOSED CHANGES TO THE INFORMATION SHOWN ON THIS FORM. The undersigned purchaser hereby acknowledges receipt of the foregoing notice at or prior to execution of a binding contract for the purchase of the real property described in such notice or at closing of purchase of the real property.

DISTRICT ROUTINELY ESTABLISHES TAX RATES DURING THE MONTHS OF SEPTEMBER THROUGH DECEMBER OF EACH YEAR, EFFECTIVE FOR THE YEAR IN WHICH THE TAX RATES ARE APPROVED BY THE DISTRICT. PURCHASER IS ADVISED TO CONTACT THE

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 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, 2020 _ " for the words "this date" and place the correct calendar year in the appropriate space.

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Fax: 2813557500



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

ADDENDUM FOR PROPERTY SUBJECT TO

11-10-2020

MANDATORY MEMBERSHIP IN A PROPERTY **OWNERS ASSOCIATION**

(NOT FOR USE WITH CONDOMINIUMS) ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT

	19330 Camellia Bend Circle	Spring			
	(Street Addre	ess and City)			
	Stone Forest HOA (Chaparral N	lanagement: 281-537-0937)			
	(Name of Property Owners Association, (Association) and Phone Number)				
A.	SUBDIVISION INFORMATION: "Subdivision Information to the subdivision and bulgue and rules of the Association	on" means: (i) a current copy of the restrictions applying			
	Section 207.003 of the Texas Property Code.	on, and (ii) a resale certificate, all of which are described by			
	(Check only one box):				
	1. Within days after the effective date	e of the contract, Seller shall obtain, pay for, and deliver			
	the Subdivision Information to the Buyer. If Sell- the contract within 3 days after Buyer received occurs first, and the earnest money will be ref	er delivers the Subdivision Information, Buyer may terminate s the Subdivision Information or prior to closing, whichever funded to Buyer. If Buyer does not receive the Subdivision ay terminate the contract at any time prior to closing and the			
		of the contract, Buyer shall obtain, pay for, and deliver a			
	copy of the Subdivision Information to the Sel time required, Buyer may terminate the con Information or prior to closing, whichever occur Buyer, due to factors beyond Buyer's control, is required, Buyer may, as Buyer's sole remedy, to prior to closing, whichever occurs first, and the	ller. If Buyer obtains the Subdivision Information within the tract within 3 days after Buyer receives the Subdivision rs first, and the earnest money will be refunded to Buyer. If not able to obtain the Subdivision Information within the time erminate the contract within 3 days after the time required or earnest money will be refunded to Buyer.			
	3. Buyer has received and approved the Subdivis does not require an updated resale certifical Buyer's expense, shall deliver it to Buyer with	sion Information before signing the contract. Buyer does te. If Buyer requires an updated resale certificate, Seller, at in 10 days after receiving payment for the updated resale contract and the earnest money will be refunded to Buyer if			
	X 4. Buyer does not require delivery of the Subdivision	on Information			
	The title company or its agent is authorized to a	ct on behalf of the parties to obtain the Subdivision			
	Information ONLY upon receipt of the required	fee for the Subdivision Information from the party			
	obligated to pay.				
В.	MATERIAL CHANGES. If Seller becomes aware o	f any material changes in the Subdivision Information,			
Sell	er shall promptly give notice to Buyer. Buyer may term	ninate the contract prior to closing by giving written notice I was not true; or (ii) any material adverse change in the			
Sub	division Information occurs prior to closing, and the earne	est money will be refunded to Ruyer			
C.	FEES AND DEPOSITS FOR RESERVES: Except as n	provided by Paragraphs A and D, Buyer shall pay any and			
	all Association fees, deposits, reserves, and other charge	es associated with the transfer of the Property not to exceed			
D. A		- 4			
	and any undated resale certificate if requested by the B	n to release and provide the Subdivision Information uyer, the Title Company, or any broker to this sale. If Buyer			
	does not require the Subdivision Information or an un	odated resale certificate, and the Title Company requires			
	information from the Association (such as the status of	of dues, special assessments, violations of covenants and			
	restrictions, and a waiver of any right of first refusal).	X Buyer Seller shall pay the Title Company the cost of			
	obtaining the information prior to the Title Company	ordering the information.			
NO.	TICE TO BUYER REGARDING REPAIRS BY THE	ASSOCIATION: The Association may have the sole			
resp	ponsibility to make certain repairs to the Property. If y	ou are concerned about the condition of any part of the			
Pro	perty which the Association is required to repair, you sh	ould not sign the contract unless you are satisfied that the			
Ass	ociation will make the desired repairs.				
Buy	er	Setter Ronard J. Heigh.			
		(DUUL HILLWITH - HIVICE			
Buy	er	Seller Sønya Heidt			
	The form of this addendum has been encrowed by the Tarras David				
4	contracts. Such approval relates to this contract form only. TREC form	Estate Commission for use only with similarly approved or promulgated forms of its are intended for use only by trained real estate licensees. No representation is			
1 1	\mathbf{FC} made as to the legal validity or adequacy of any provision in any sp	pecific 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.



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. Other Broker/Sales Agent will receive no Listing Broker/Sales Agent will receive no compensation from a residential service company. compensation from a residential service company. Other Broker/Sales Agent receives compensation Listing Broker/Sales Agent receives compensation from the following residential service company: from the following residential service company: American Home Shield & Landmark Home Warranty for providing the following services: for providing the following services: **Home Warranty Sales & Renewals** 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. **RE/MAX Legends** Other Broker's Name License No. Listing Broker's Name 9005697 License No. The undersigned acknowledges receipt of this notice: Buver Buyer



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.

IMPORTANT NOTICE REGARDING WIRE FRAUD



Wire fraud has become a major issue in real estate transactions locally and across the nation. To help protect you and your funds, RE/MAX Legends highly recommends a cashier's check for closing funds. If a wire is needed or required, proceed with extreme caution. It is imperative for you to personally verify wiring instructions with the title company directly via a confirmed phone number before sending any wire.

Your Realtor will never send you wiring instructions. RE/MAX Legends will never send you wiring instructions. If you receive any wiring instructions that appear to be from your Realtor and/or from RE/MAX Legends, assume they are fraudulent and immediately call your agent to discuss. You can call RE/MAX Legends at 281-440-7900.

The contract for your home should have the title company's main phone number listed on it, or you can contact your Realtor or a RE/MAX Legends team manager (281-440-

7900) to be provided with the appropriate information. If you receive wiring instructions from the title company, you <u>must</u> personally call the title company and confirm the instructions. Each title company will have their own method of delivery when providing wiring instructions and can discuss those methods with you directly via phone.

There have been many cases this year, both locally and throughout the country, in which a buyer or seller unknowingly received fraudulent wiring instructions, wired funds to the fraudulent account, and therefore **lost their money.** We do NOT want this to happen to you! Be aware & be diligent.

By signing this notice, you are stating that you understand that wire fraud is a serious issue. You understand and agree that you are responsible for the protection of your funds and for confirming wiring instructions for your transaction directly via phone with the title company. You also understand that you have the recommended option of bringing a cashier's check to closing, made payable to the title company.

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5	6/13/2022		
lyer Date	Date Alut	Wy Dym	Seller
yer Date	MBL2		Seller