

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 Add	ress and City)	
Firethorne HOA		2816930003	3
	(Name of Property Owners Associati	ion, (Association) and Phone Number)	
A. SUBDIVISION INFORI to the subdivision and by Section 207.003 of the T	MATION: "Subdivision Informa ylaws and rules of the Associatio exas Property Code.	ation" means: (i) a current copy n, and (ii) a resale certificate, a	of the restrictions applying Il of which are described by
(Check only one box):			
the contract within occurs first, and t Information, Buyer	days after the effective day formation to the Buyer. If Seller of 3 days after Buyer receives the he earnest money will be refund of as Buyer's sole remedy, may be refunded to Buyer.	the Subdivision Information or ided to Buyer. If Buyer does	ation, Buyer may terminate prior to closing, whichever not receive the Subdivision
time required, Bu Information or pric Buyer, due to facto required, Buyer ma	days after the effective data vision Information to the Seller. lyer may terminate the control or to closing, whichever occurs fors beyond Buyer's control, is no lay, as Buyer's sole remedy, tern hichever occurs first, and the ear	act within 3 days after Buye irst, and the earnest money wil t able to obtain the Subdivision ninate the contract within 3 day	sion Information within the receives the Subdivision I be refunded to Buyer. If Information within the time is after the time required or
does not requestive of the service o	ed and approved the Subdivisi ire an updated resale certificate shall deliver it to Buyer within yer. Buyer may terminate this c er the updated resale certificate	<ul> <li>If Buyer requires an updated 10 days after receiving paym ontract and the earnest money</li> </ul>	resale certificate, Seller, at ent for the updated resale
☑ 4. Buyer does not red	uire delivery of the Subdivision I	Information.	
The title company or Information ONLY up obligated to pay.	its agent is authorized to acon receipt of the required to	ct on behalf of the parties t fee for the Subdivision Info	o obtain the Subdivision ormation from the party
B. MATERIAL CHANGES. Seller shall promptly give to Seller if: (i) any of the	If Seller becomes aware of a e notice to Buyer. Buyer may ter e Subdivision Information provid occurs prior to closing, and the e	minate the contract prior to closed was not true; or (ii) any materials	sing by giving written notice terial adverse change in the
all Association fees, depo	FOR RESERVES: Except as prosits, reserves, and other charge d Seller shall pay any excess.	rovided by Paragraphs A and s associated with the transfer of	D, Buyer shall pay any and f the Property not to exceed
and any updated resale of does not require the Si information from the As restrictions, and a waive	ller authorizes the Associatio certificate if requested by the Bur ubdivision Information or an up sociation (such as the status of er of any right of first refusal), a prior to the Title Company orde	yer, the Title Company, or any lodated resale certificate, and to of dues, special assessments, v ☑ Buyer ☐ Seller shall pay the	proker to this sale. If Buyer the Title Company requires violations of covenants and
NOTICE TO BUYER REG responsibility to make cert Property which the Associat Association will make the de	<b>EARDING REPAIRS BY THE</b> ain repairs to the Property. If you on is required to repair, you shesired repairs.	<b>ASSOCIATION:</b> The Association are concerned about the could not sign the contract unless	ation may have the sole ondition of any part of the ss you are satisfied that the
		Deausney Alexander	dotloop verified 10/04/22 12:45 PM EDT MEEG-KBC2-LQJK-V9YZ
Buyer		Seller	
Buyer		Seller	
The form of this adder	dum has been approved by the Texas Real	Estate Commission for use only with simila	rly approved or promulgated forms of
TREC made as to the legal va	al relates to this contract form only. TREC for alidity or adequacy of any provision in any sp 12188, Austin, TX 78711-2188, (512) 936-300	pecific transactions. It is not intended for cor	nplex transactions. Texas Real Estate