

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-10-2020

## ADDENDUM FOR PROPERTY SUBJECT TO MANDATORY MEMBERSHIP IN A PROPERTY **OWNERS ASSOCIATION**



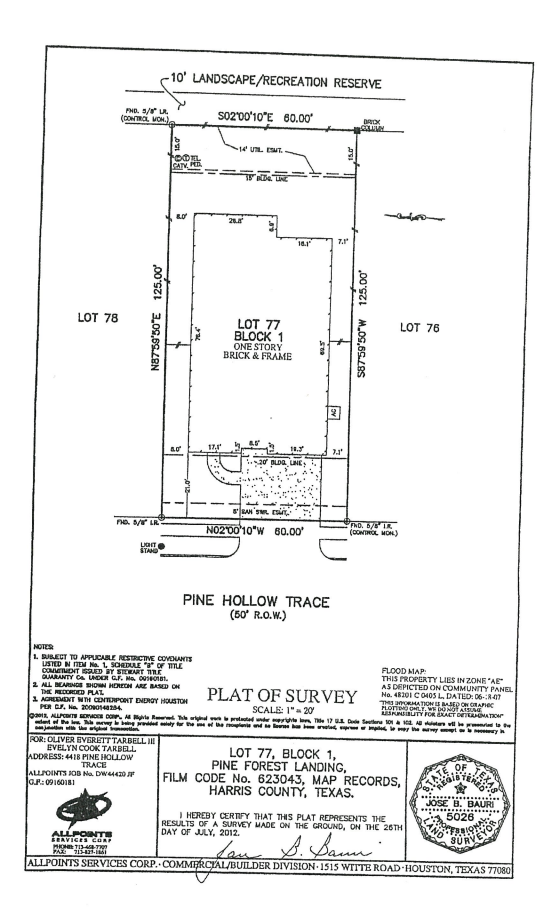
(NOT FOR USE WITH CONDOMINIUMS) ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT

	4418 Pine Hollow Trace Houston						
	(Street Address and City)						
	Pine Forest Landing HOA, Inc www.inframark.com 281-870-0585						
A.	(Name of Property Owners Association, (Association) and Phone Number) A. SUBDIVISION INFORMATION: "Subdivision Information" means: (i) a current copy of the restrictions applying to the subdivision and bylaws and rules of the Association, and (ii) a resale certificate, all of which are described by Section 207.003 of the Texas Property Code. (Check only one box):						
	1. Within days after the effective date of the contract, Seller shall obtain, pay for, and deliver the Subdivision Information to the Buyer. If Seller delivers the Subdivision Information, Buyer may terminate the contract within 3 days after Buyer receives the Subdivision Information or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer. If Buyer does not receive the Subdivision Information, Buyer, as Buyer's sole remedy, may terminate the contract at any time prior to closing and the earnest money will be refunded to Buyer.						
	2. Within days after the effective date of the contract, Buyer shall obtain, pay for, and deliver a copy of the Subdivision Information to the Seller. If Buyer obtains the Subdivision Information within the time required, Buyer may terminate the contract within 3 days after Buyer receives the Subdivision Information or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer. If Buyer, due to factors beyond Buyer's control, is not able to obtain the Subdivision Information within the time required, Buyer may, as Buyer's sole remedy, terminate the contract within 3 days after the time required or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer.						
	☐ 3. Buyer has received and approved the Subdivision Information before signing the contract. Buyer ☐ does ☐ does not require an updated resale certificate. If Buyer requires an updated resale certificate, Seller, at Buyer's expense, shall deliver it to Buyer within 10 days after receiving payment for the updated resale certificate from Buyer. Buyer may terminate this contract and the earnest money will be refunded to Buyer if Seller fails to deliver the updated resale certificate within the time required.						
	4. Buyer does not require delivery of the Subdivision Information.						
	The title company or its agent is authorized to act on behalf of the parties to obtain the Subdivision Information ONLY upon receipt of the required fee for the Subdivision Information from the party						
Sell to S Sub C.	MATERIAL CHANGES. If Seller becomes aware of any material changes in the Subdivision Information, er shall promptly give notice to Buyer. Buyer may terminate the contract prior to closing by giving written notice seller if: (i) any of the Subdivision Information provided was not true; or (ii) any material adverse change in the division Information occurs prior to closing, and the earnest money will be refunded to Buyer.  FEES AND DEPOSITS FOR RESERVES: Except as provided by Paragraphs A and D, Buyer shall pay any and all Association fees, deposits, reserves, and other charges associated with the transfer of the Property not to exceed and Seller shall pay any excess.  AUTHORIZATION: Seller authorizes the Association to release and provide the Subdivision Information and any updated resale certificate if requested by the Buyer, the Title Company, or any broker to this sale. If Buyer does not require the Subdivision Information or an updated resale certificate, and the Title Company requires information from the Association (such as the status of dues, special assessments, violations of covenants and restrictions, and a waiver of any right of first refusal), Buyer X Seller shall pay the Title Company the cost of obtaining the information prior to the Title Company ordering the information.						
res	<b>FICE TO BUYER REGARDING REPAIRS BY THE ASSOCIATION:</b> The Association may have the sole consibility to make certain repairs to the Property. If you are concerned about the condition of any part of the certy which the Association is required to repair, you should not sign the contract unless you are satisfied that the						
	ociation will make the desired repairs.						
Buy	er Selle Sassandra M. Fox						
Buy	er Seller						
TI	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.						

TREC NO. 36-9 TXR 1922

## T-47 RESIDENTIAL REAL PROPERTY AFFIDAVIT (MAY BE MODIFIED AS APPROPRIATE FOR COMMERCIAL TRANSACTIONS)

Date: <b>December 29, 2022</b>	GF No	
Name of Affiant(s): Cassandra M. Fox,		
Address of Affiant: 4418 Pine Hollow Trace, Houston, TX 77084	4	<u> </u>
Description of Property: Lot 77 Block 1 Pine Forest Landing County, Texas		
"Title Company" as used herein is the Title Insurance Compathe statements contained herein.		
Before me, the undersigned notary for the State ofAffiant(s) who after by me being sworn, stated:		, personally appeared
1. We are the owners of the Property. (Or state oth as lease, management, neighbor, etc. For example, "Affiant Owner.	er basis for knowledge by Africa the manager of the Property	fiant(s) of the Property, such for the record title owners."):
2. We are familiar with the property and the improvements le	ocated on the Property.	
3. We are closing a transaction requiring title insuran area and boundary coverage in the title insurance policy(ies) Company may make exceptions to the coverage of the ti understand that the owner of the property, if the current trarea and boundary coverage in the Owner's Policy of Title Insurance	to be issued in this transaction. tle insurance as Title Company ansaction is a sale, may reques	we understand that the little may deem appropriate. We ta similar amendment to the
4. To the best of our actual knowledge and belief, since  a. construction projects such as new structures, addit permanent improvements or fixtures;  b. changes in the location of boundary fences or boundary with c. construction projects on immediately adjoining property(in d. conveyances, replattings, easement grants and/or exaffecting the Property.	rails;  which encroach on the Property	s, swimming pools or other
EXCEPT for the following (If None, Insert "None" Below:) None	e	
EACH Tiol the lone wing (a really)		
5. We understand that Title Company is relying on provide the area and boundary coverage and upon the evide Affidavit is not made for the benefit of any other parties and the location of improvements.	ence of the existing real property ad this Affidavit does not constit	ute a warranty or guarantee of
6. We understand that we have no liability to Title 0 in this Affidavit be incorrect other than information that we perfectly the Title Company.	BLAKE THOMAS H	LLEGEIST 0198524
CASSANDER ME FOX	Expires April 21	,2023
	December	, 2022
SWORN AND SUBSCRIBED this 29th day of Blace Thomas Hulogeust Notary Public	December	, 2002
Blake Thomas Hillegeist (TXR-1907) 02-01-2010		Page 1 of 1
77 77000 TV 77000	Phone: 8328606066	Fax: 4418 Pine Hollow
Blake Hillegeist Real Estate, 2813 Newman St Houston 17 77938  Blake Hillegeist Produced with Lone Wolf Transactions (zipForm Editio	n) 231 Shearson Cr. Cambridge, Ontario, Canada N1	IT 1J5 www.lwolf.com



DS VIII



## 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 district has taxing authority separate from any of an unlimited rate of tax in payment of such both \$0.77 on each \$100 of assistant this date, is \$0.77 on each \$1 on each \$	other taxing authority and may onds. As of this date, the rate sessed valuation. If the distri 100 of assessed valuation. To solely from revenues received or may, at this date, be issue	y, subject to voter approper of taxes levied by the ct has not yet levied ta the total amount of bondoor expected to be receded in \$59,885,000.00	oval, issue an unlimited amount e district on real property locat exes, the most recent projected ds, excluding refunding bonds eived under a contract with a g , and the aggregate initia	ed in the district is d rate of tax, as of and any bonds or overnmental entity, I principal amounts
2) The district has the authority to adopt and ir services available but not connected and whic utilize the utility capacity available to the prope the most recent amount of the standby fee is property at the time of imposition and is secure if any, of unpaid standby fees on a tract of prope	th does not have a house, but the district may exercise \$\frac{N/A}{}\$. An ured by a lien on the property.	uilding, or other improve the authority without h npaid standby fee is a	ement located thereon and doe holding an election on the matt personal obligation of the pers	es not substantially er. As of this date, son that owned the
3) Mark an "X" in one of the following three space X Notice for Districts Located in Whole or Notice for Districts Located in Whole Not Located within the Corporate Bound Notice for Districts that are NOT L Extraterritorial Jurisdiction of One or Mo	in Part within the Corporate or in Part in the Extrater daries of a Municipality (Cor ocated in Whole or in I	Boundaries of a Munio ritorial Jurisdiction of mplete Paragraph B). Part within the Corp	One or More Home-Rule M	Municipalities and
A) The district is located in whole or in the district are subject to the taxes imposed by corporate boundaries of a municipality may be district.	y the municipality and by the	district until the district	is dissolved. By law, a district	t located within the
B) The district is located in whole or in located in the extraterritorial jurisdiction of a mur annexed, the district is dissolved.	•	•		By law, a district st. When a district is
4) The purpose of this district is to provide wa bonds payable in whole or in part from property utility facilities are owned or to be owned by the Landing	taxes. The cost of these utility	y facilities is not included	d in the purchase price of your	property, and these
DocuSigned by:	/29/2022			
Signature of Seller Cassandra M. Fox	Date	Signature of Seller		Date
PURCHASER IS ADVISED THAT THE INFORI DISTRICT ROUTINELY ESTABLISHES TAX EFFECTIVE FOR THE YEAR IN WHICH THE DISTRICT TO DETERMINE THE STATUS OF A	RATES DURING THE MC TAX RATES ARE APPROV	ONTHS OF SEPTEMBI ED BY THE DISTRICT.	ER THROUGH DECEMBER PURCHASER IS ADVISED T	OF EACH YEAR, O CONTACT THE
The undersigned purchaser hereby acknowledge property described in such notice or at closing or		•	on of a binding contract for the p	ourchase of the real
Signature of Purchaser	Date	Signature of Purchas		Date
NOTE: Correct district name, tax rate, bond an an addendum or paragraph of a purchase cor propose to provide one or more of the specific	ntract, the notice shall be exe	ecuted by the seller and	d purchaser, as indicated. If the	ne district does not

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.

7/06/2020 ©2020

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