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

Date: February 4, 2023	GF No	
Name of Affiant(s): Phuong T. Nguyen Chase, Wallace B. C		
Address of Affiant: 1302 Rosemeadow Court, Houston, TX	77094	
Description of Property: Lot 41 Block 1 Green Trails Park S County, Texas	Section 1	
"Title Company" as used herein is the Title Insurance C the statements contained herein.	Company whose policy of title insurance	e is issued in reliance upon
Before me, the undersigned notary for the State ofAffiant(s) who after by me being sworn, stated:	Texas	, personally appeared
1. We are the owners of the Property. (Or state as lease, management, neighbor, etc. For example, "Affi Owners.	e other basis for knowledge by Affia iant is the manager of the Property fo	ent(s) of the Property, such or the record title owners."):
2. We are familiar with the property and the improveme	ents located on the Property.	
3. We are closing a transaction requiring title ins area and boundary coverage in the title insurance policy(Company may make exceptions to the coverage of th understand that the owner of the property, if the current area and boundary coverage in the Owner's Policy of Title Insurance	surance and the proposed insured own (ies) to be issued in this transaction. We be title insurance as Title Company on that transaction is a sale, may request a	We understand that the Title may deem appropriate. We a similar amendment to the
<ul> <li>4. To the best of our actual knowledge and belief, since</li> <li>a. construction projects such as new structures,</li> <li>permanent improvements or fixtures;</li> <li>b. changes in the location of boundary fences or boundar</li> <li>c. construction projects on immediately adjoining proper</li> <li>d. conveyances, replattings, easement grants and/or affecting the Property.</li> </ul>	additional buildings, rooms, garages, ry walls; rty(ies) which encroach on the Property;	swimming pools or other
EXCEPT for the following (If None, Insert "None" Below:) N	one.	
5. We understand that Title Company is relying provide the area and boundary coverage and upon the ex Affidavit is not made for the benefit of any other parties the location of improvements.	vidence of the existing real property si	urvey of the Property This
6. We understand that we have no liability to Title in this Affidavit be incorrect other than information that we thoo Tisles Company.	e Company that will issue the policy(e personally know to be incorrect and v	ies) should the information which we do not disclose to
Photographical Chase 2/4/2023  Photographical grayen Chase	BLAKE THOMAS HILLEGEIST My Notary ID # 130198524	
Wallace B Chase 2/4/2023 Wallace B Chase	Expires April 21, 2023	1
SWORN AND SUBSCRIBED this 4th day of	February	, 2023
Blake Thomas Hillegeist (TXR-1907) 02-01-2010		Page 1 of 1
		1 age 1 01 1

Blake Hillegeist Real Estate, 2813 Newman St Houston TX 77098 Blake Hillegeist



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-07-2022

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



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

		1302 Rosemeadow Cou	rt		Houston	
			(Street Add	ress and City)		
_		Green Trails HOA - Sterling A	ssociation Ser	vices, INC 832-678-4500 wv	ww.sterlingasi.com	
A.	to the s Section	(Name of Prope VISION INFORMATION: "Subd subdivision and bylaws and rules 207.003 of the Texas Property (	rty Owners Associa ivision Informa of the Associa	ion, (Association) and Phone Numbe tion"  means:  (i)  a  current  c	copy of the restrictions applying ate, all of which are described by	
		the Subdivision Information to the contract within 3 days after occurs first, and the earnest r	the Buyer. If Se er Buyer receiven noney will be re sole remedy, n	ller delivers the Subdivision I es the Subdivision Informatio efunded to Buyer. If Buyer o	nall obtain, pay for, and deliver nformation, Buyer may terminate on or prior to closing, whichever does not receive the Subdivision any time prior to closing and the	
	2.	Within days after the copy of the Subdivision Informatime required, Buyer may telested Information or prior to closing, Buyer, due to factors beyond B	e effective data nation to the Sominate the co- whichever occu uyer's control, is s sole remedy,	eller. If Buyer obtains the Sontract within 3 days after lars first, and the earnest mosonot able to obtain the Subditerminate the contract within	all obtain, pay for, and deliver a ubdivision Information within the Buyer receives the Subdivision ney will be refunded to Buyer. If ivision Information within the time 3 days after the time required or ded to Buyer.	
	3.	Buyer has received and appro does not require an updated Buyer's expense, shall deliver certificate from Buyer. Buyer m Seller fails to deliver the update	ved the Subdiv I resale certifica it to Buyer wit ay terminate thi ed resale certific	sion Information before sign ate. If Buyer requires an upd hin 10 days after receiving s contract and the earnest m ate within the time required.	ing the contract. Buyer  does lated resale certificate, Seller, at payment for the updated resale loney will be refunded to Buyer if	
	X 4.	Buyer does not require delivery	of the Subdivis	ion 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					
R		ed to pay.	an aurana af am	resolution of the Oct		
pro (i)   a	mptly giv any of th	'e notice to Buyer.Buyer may '	terminate the c ded was not tr	ontract prior to closing by g ue; or (ii) any material adve	odivision Information, Seller shall giving written notice to Seller if: erse change in the Subdivision	
C.	charges excess.	ND DEPOSITS FOR RESERVE associated with the transfer of	<b>S:</b> Buyer shall p the Property note: to: (i) regular p	ay any and all Association fe of to exceed \$ 400.00 periodic maintenance fees, a	es, deposits, reserves, and other and Seller shall pay any assessments, or dues (including Paragraphs A and D.	
D.	a waive	RIZATION: Seller authorizes the resale certificate if requested but the Subdivision Information of Association (such as the status)	e Association to the Buyer, the Buyer, the ran updated roof dues, special Buyer X Sel	o release and provide the S ne Title Company, or any br esale certificate, and the Title al assessments, violations of ler shall pay the Title Com	Subdivision Information and any toker to this sale. If Buyer does be Company requires information covenants and restrictions, and upany the cost of obtaining the	
esp ⊃ro∣	TICE TO consibility certy whi	D BUYER REGARDING REP to make certain repairs to the ch the Association is required to will make the desired repairs.	AIRS BY THE e Property. If v	ASSOCIATION: The Asyou are concerned about the	ne condition of any part of the	
.55	- Jiadioii V	mako ino dosired repairs.			// 2/4/2023	
Buy	er			Phuona T. Namun Selentenaga. Nguyen	Chase	
Buy	 er			Wallace B Chase Seller Wallace B. Chase	2/4/2023	
ΓF	The cont	form of this addendum has been approved racts. Such approval relates to this contract le as to the legal validate or adequacy of an appropriate progression P.O. Roy 12188, Austin TV 27211 234	form only. TREC form	Estate Commission for use only with ms are intended for use only by trained pecific transactions. It is not intended for	d real estate licensees. No representation is	
INE REAL ES	IATE COMMISSION COTT	nmission, P.O. Box 12188, Austin, TX 78711-218	o, (312) 930-3000 (WW	v.trec.texas.gov) TREC No. 36-10. This for	m replaces TREC No. 36-9.	

TXR-1922

TREC NO. 36-10



## 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

	repaired person of a parentage contract. Hease see NOTE at bottom of page.				
an unlimited rate of tax in payment of such bonds. As of this date, \$0.21 on each \$100 of assessed valuation. If the this date, is \$0.21 on each \$100 of assessed valuation any portion of bonds issued that are payable solely from revenues reapproved by the voters and which have been or may, at this date, but of all bonds issued for one or more of the specified facilities \$18,000,000.000	and may, subject to voter approval, issue an unlimited amount of bonds and levy the rate of taxes levied by the district on real property located in the district is e district has not yet levied taxes, the most recent projected rate of tax, as of tion. The total amount of bonds, excluding refunding bonds and any bonds or eccived or expected to be received under a contract with a governmental entity, be issued in \$8,425,000.00, and the aggregate initial principal amounts of the district and payable in whole or in part from property taxes is				
services available but not connected and which does not have a ho utilize the utility capacity available to the property. The district may e the most recent amount of the standby fee is \$	n property in the district that has water, sanitary sewer, or drainage facilities and use, building, or other improvement located thereon and does not substantially exercise the authority without holding an election on the matter. As of this date, An unpaid standby fee is a personal obligation of the person that owned the perty. Any person may request a certificate from the district stating the amount,				
3) Mark an "X" in one of the following three spaces and then complete	as instructed.				
X Notice for Districts Located in Whole or in Part within the Cor					
Notice for Districts Located in Whole or in Part in the Exposition Not Located within the Corporate Boundaries of a Municipality	xtraterritorial Jurisdiction of One or More Home-Rule Municipalities and ty (Complete Paragraph B).				
Notice for Districts that are NOT Located in Whole of Extraterritorial Jurisdiction of One or More Home-Rule Munici	r in Part within the Corporate Boundaries of a Municipality or the palities.				
A) The district is located in whole or in part within the corporate boundaries of the City of <a href="Houston">Houston</a> . The taxpayers 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 extraterritor located in the extraterritorial jurisdiction of a municipality may be annexed annexed, the district is dissolved.	rial jurisdiction of the City of By law, a district ed without the consent of the district or the voters of the district. When a district is				
4) The purpose of this district is to provide water, sewer, drainage, of bonds payable in whole or in part from property taxes. The cost of thes utility facilities are owned or to be owned by the district. The legal descriptions of the property taxes are owned or to be owned by the district.	or flood control facilities and services within the district through the issuance of the utility facilities is not included in the purchase price of your property, and these intion of the property you are acquiring is as follows:				
2/4/2023	2/1/2022				
ruiong 1. Myyen wase	value D (wase				
Signature of Date  Phuong T. Nguyen Chase	Signature of Apuler. Date Wallace B. Chase				
DISTRICT ROUTINELY ESTABLISHES TAX RATES DURING TH EFFECTIVE FOR THE YEAR IN WHICH THE TAX RATES ARE API DISTRICT TO DETERMINE THE STATUS OF ANY CURRENT OR PRO	THIS FORM IS SUBJECT TO CHANGE BY THE DISTRICT AT ANY TIME. THE E MONTHS OF SEPTEMBER THROUGH DECEMBER OF EACH YEAR, PROVED BY THE DISTRICT. PURCHASER IS ADVISED TO CONTACT THE OPOSED CHANGES TO THE INFORMATION SHOWN ON THIS FORM.  Ing notice at or prior to execution of a binding contract for the purchase of the real operty.				
Signature of Purchaser Date	Signature of Purchaser Date				
an addendum or paragraph of a purchase contract, the notice shall be propose to provide one or more of the specified facilities and services taxes, a statement of the district's most recent projected rate of tax is to the commission to adopt and impose a standby fee, the second paragraph.	ption are to be placed in the appropriate space. Except for notices included as be executed by the seller and purchaser, as indicated. If the district does not so, the appropriate purpose may be eliminated. If the district has not yet levied to be placed in the appropriate space. If the district does not have approval from raph of the notice may be deleted. For the purposes of the notice form required contract of sale and purchase, a seller and any agent, representative, or person the words "January 1, 2021 " for the words "this date" and place the				

7/06/2020 ©2020

©2020 Houston REALTORS® Information Service, Inc.

HAR400 1302 Rosemeadow

Blake Hillegeist Real Estate, 2813 Newman St Houston TX 77098

correct calendar year in the appropriate space.

Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com

Blake Hillegeist