

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

	10915 Sharon Circle	Montgom	ery			
	·	ress and City)				
		Management 936-756-0032				
Α.	(Name of Property Owners Association, (Association) and Phone Number) 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):					
		es the Subdivision Information or pefunded to Buyer. If Buyer does no	tion, Buyer may terminate rior to closing, whichever t receive the Subdivision			
		ntract within 3 days after Buyer urs first, and the earnest money will not able to obtain the Subdivision I terminate the contract within 3 days earnest money will be refunded to I vision Information before signing the	on Information within the receives the Subdivision I be refunded to Buyer. I nformation within the time after the time required or Buyer.			
	Buyer's expense, shall deliver it to Buyer wit certificate from Buyer. Buyer may terminate the Seller fails to deliver the updated resale certification.	s contract and the earnest money wate 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					
	obtain the Subdivisior nation from the party					
	nation from the party					
proi (i) a Info C .	MATERIAL CHANGES. If Seller becomes aware of an amptly give notice to Buyer. Buyer may terminate the carry of the Subdivision Information provided was not transition occurs prior to closing, and the earnest money of the Subdivision Information provided was not transition occurs prior to closing, and the earnest money of the Property	contract prior to closing by giving varue; or (ii) any material adverse clayill be refunded to Buyer. by any and all Association fees, deprior to exceed \$ 175.00 periodic maintenance fees, assessi ii) costs and fees provided by Parag	vritten notice to Seller if nange in the Subdivision posits, reserves, and othe and Seller shall pay any ments, or dues (including raphs A and D.			
	AUTHORIZATION: Seller authorizes the Association updated resale certificate if requested by the Buyer, the not require the Subdivision Information or an updated in from the Association (such as the status of dues, special waiver of any right of first refusal), Buyer □ Seller authorizes the Association of the Buyer, the status of dues, special waiver of any right of first refusal), Buyer □ Seller authorizes the Association of the Buyer, the status of dues, special waiver of the Buyer of the	he Title Company, or any broker to resale certificate, and the Title Com- al assessments, violations of coven Iler shall pay the Title Company to information.	o this sale. If Buyer does pany requires information ants and restrictions, and he cost of obtaining the			
resp Pro	TICE TO BUYER REGARDING REPAIRS BY TH consibility to make certain repairs to the Property. If perty which the Association is required to repair, you s	you are concerned about the con hould not sign the contract unless	dition of any part of the			
1733	ociation will make the desired repairs.	Jeff Deutschmann	2/16/2023			
Buy	er	Jeff Deutschmann Selletidett Deutschmann Diane Eagan Sellet Diane Eagan	2/16/2023			
		vane vagan				
Buy	er	Seller, Diane Eagan				

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.

The real property, described below, that district has taxing authority separate from an unlimited rate of tax in payment of such so.53 on each \$100 of his date, is \$0.53 on each any portion of bonds issued that are payable approved by the voters and which have been all bonds issued for one or more of \$52,500,000.00	ny other taxing authority and may a bonds. As of this date, the rate assessed valuation. If the distric \$100 of assessed valuation. The e solely from revenues received en or may, at this date, be issue	, subject to voter approve of taxes levied by the ext has not yet levied taxes to tal amount of bonds or expected to be received in \$32,047,873.00	al, issue an unlimited amo district on real property lo es, the most recent projects, excluding refunding bonded under a contract with a , and the aggregate in	cated in the district is cted rate of tax, as of ids and any bonds or a governmental entity, itial principal amounts
2) The district has the authority to adopt and services available but not connected and wutilize the utility capacity available to the property at the time of imposition and is seef any, of unpaid standby fees on a tract of professional and seef any.	which does not have a house, but operty. The district may exercise is \$NA An uncured by a lien on the property. A	ilding, or other improven the authority without ho paid standby fee is a pe	nent located thereon and Iding an election on the mersonal obligation of the p	does not substantially natter. As of this date, person that owned the
Notice for Districts Located in Whole Notice for Districts Located in Whole Not Located within the Corporate Bo Notice for Districts that are NOT Extraterritorial Jurisdiction of One or	or in Part within the Corporate ole or in Part in the Extrater undaries of a Municipality (Con Located in Whole or in F	Boundaries of a Munici itorial Jurisdiction of iplete Paragraph B). art within the Corpo	One or More Home-Rule	e Municipalities and
A) The district is located in whole or he district are subject to the taxes imposed corporate boundaries of a municipality may be a subject.	in part within the corporate bou d by the municipality and by the	ndaries of the City of _ district until the district is	s dissolved. By law, a dist	trict located within the
B) The district is located in whole or ocated in the extraterritorial jurisdiction of a rannexed, the district is dissolved.		-		By law, a district strict. When a district is
The purpose of this district is to provide on the payable in whole or in part from propertility facilities are owned or to be owned by the payable.	erty taxes. The cost of these utility	facilities is not included f the property you are acc	in the purchase price of yo	ur property, and these
Lot Bdcusigned by: Seff Deutschmann ELUCE	2/16/2023	Diane Eagan	3	2/16/2023
<i>ਅ</i> Signat⊮re.ਗੰ⊗ਵੀਵਾ4 Jeff Deutschmann	Date	Signetures & Seller Diane Eagan		Date
PURCHASER IS ADVISED THAT THE INFO DISTRICT ROUTINELY ESTABLISHES T. EFFECTIVE FOR THE YEAR IN WHICH T DISTRICT TO DETERMINE THE STATUS O	AX RATES DURING THE MO HE TAX RATES ARE APPROVE	NTHS OF SEPTEMBER ED BY THE DISTRICT. I	R THROUGH DECEMBE PURCHASER IS ADVISED	R OF EACH YEAR, D TO CONTACT THE
The undersigned purchaser hereby acknowle property described in such notice or at closing		•	of a binding contract for the	ne purchase of the real
Signature of Purchaser	Date	Signature of Purchase	r	Date
NOTE: Correct district name, tax rate, bond an addendum or paragraph of a purchase				

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, 2021" " for the words "this date" and place the correct calendar year in the appropriate space.

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