

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 a	about to purchase	is located in the	Fort Bend MUD 142	District. The
district has taxing authority separate from any other ta an unlimited rate of tax in payment of such bonds. A \$0.73 on each \$100 of assessed	s of this date, the	rate of taxes levied by th	e district on real property locate	ed in the district is
			nds, excluding refunding bonds	
any portion of bonds issued that are payable solely from				
approved by the voters and which have been or may		•	<u> </u>	•
of all bonds issued for one or more of the spe				
\$125,705,000.00			•	
2) The district has the authority to adopt and impose a	a standby foo on nr	anarty in the district that h	age water capitary cower or dra	inago facilities and
services available but not connected and which does			-	-
utilize the utility capacity available to the property. The				
the most recent amount of the standby fee is \$				
property at the time of imposition and is secured by a				
if any, of unpaid standby fees on a tract of property in the		,, ,		
3) Mark an "X" in one of the following three spaces and	then complete as ir	estructed		
Notice for Districts Located in Whole or in Part	•		icinality (Complete Baragraph	۸۱
Notice for Districts Located in Whole or in				
Not Located within the Corporate Boundaries			one of More Home-Rule W	iunicipanties and
X Notice for Districts that are NOT Located			porate Boundaries of a Mu	nicipality or the
Extraterritorial Jurisdiction of One or More Hon			po. 1.0 2011.1111.100 01 11 11 11 11	
A) The district is located in whole or in part wit	hin the corporate b	oundaries of the City of		The taxpayers of
the district are subject to the taxes imposed by the m				
corporate boundaries of a municipality may be dissolved				
B) The district is located in whole or in part in	the extraterritorial	iurisdiction of the City of		By law, a district
located in the extraterritorial jurisdiction of a municipality				•
annexed, the district is dissolved.	,,			
4) The purpose of this district is to provide water, sev	wor drainago or flu	and control facilities and	sorvices within the district through	ah tha issuance of
bonds payable in whole or in part from property taxes.				•
utility facilities are owned or to be owned by the district.		•		
Sec 1, BLOCK 2, Lot 1				
		DocuSigned by:	09/29/	2022 7:20:24
Signature of Seller	Date	Jonathan Holges Signature of Seller		Date
PURCHASER IS ADVISED THAT THE INFORMATION	N SHOWN ON THIS	FORM IS SUBJECT TO	CHANGE BY THE DISTRICT A	T ANY TIME. THE
DISTRICT ROUTINELY ESTABLISHES TAX RATE				
EFFECTIVE FOR THE YEAR IN WHICH THE TAX R	ATES ARE APPRO	OVED BY THE DISTRICT	. PURCHASER IS ADVISED T	O CONTACT THE
DISTRICT TO DETERMINE THE STATUS OF ANY CU	RRENT OR PROPO	DSED CHANGES TO THE	INFORMATION SHOWN ON T	HIS FORM.
The undersigned purchaser hereby acknowledges recei	ipt of the foregoing r	notice at or prior to execut	ion of a binding contract for the c	ourchase of the real
property described in such notice or at closing of purcha		-	on or a small ground of the p	
		•		
Signature of Purchaser	Date	Signature of Purcha		Date
Signature of Furonaser	Dute	Oignature of Furone		Bute
NOTE: Correct district reces to units band arresunts		4. h		
NOTE: Correct district name, tax rate, bond amounts.	•	•		and a second and a second
an addendum or paragraph of a purchase contract, the			io durchaser, as indicated, it to	
				e district does not
	ties and services, tl	ne appropriate purpose n	nay be eliminated. If the district	e district does not has not yet levied
	ties and services, the drate of tax is to be	ne appropriate purpose ne placed in the appropriate	nay be eliminated. If the district e space. If the district does not h	has not yet levied have approval from
	ties and services, the rate of tax is to be second paragraph	ne appropriate purpose ne placed in the appropriaten of the notice may be de	nay be eliminated. If the district e space. If the district does not heleted. For the purposes of the ne	e district does not has not yet levied have approval from otice form required
to be given to the prospective purchaser prior to execut	ties and services, the rate of tax is to be the second paragraph tion of a binding cor	ne appropriate purpose me placed in the appropriate of the notice may be de attract of sale and purchase.	nay be eliminated. If the district e space. If the district does not heleted. For the purposes of the nee, a seller and any agent, repres	e district does not has not yet levied have approval from otice form required entative, or person
to be given to the prospective purchaser prior to executacting on the seller's behalf may modify the notice by	ties and services, the rate of tax is to be the second paragraph tion of a binding cor	ne appropriate purpose me placed in the appropriate of the notice may be de attract of sale and purchase.	nay be eliminated. If the district e space. If the district does not heleted. For the purposes of the nee, a seller and any agent, repres	e district does not has not yet levied have approval from otice form required entative, or person
to be given to the prospective purchaser prior to execut	ties and services, the rate of tax is to be the second paragraph tion of a binding cor	ne appropriate purpose me placed in the appropriate of the notice may be de attract of sale and purchase.	nay be eliminated. If the district e space. If the district does not heleted. For the purposes of the nee, a seller and any agent, repres	e district does not has not yet levied have approval from otice form required entative, or person

Orchard Brokerage, LLC, 195 Broadway, 26th Floor New York NY 10007 Sean Thomas

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