	PROMULGATED BY	THE TEXAS REAL ESTATE COM	IMISSION (TREC)	11-07-2022
TREE TEXAS REAL ESTATE COMMISS	MANDATOR	M FOR PROPERTY SUB RY MEMBERSHIP IN A F WNERS ASSOCIATION	ROPERTY	EQUAL HOUSING
(NOT FOR USE WITH CONDOMINIUMS) ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT				
	13718 Sloth Bear Ct	(Ctract Address and City)	Crosby	
	Prostigo A	(Street Address and City) ssociation Management 281.	607-7701	
		Owners Association, (Association) and		
to the s Sectior	VISION INFORMATION: "Subdivision and bylaws and rules on 207.003 of the Texas Property Cost conly one box): Within days after the	of the Association, and (ii) a re	sale certificate, all of whi	ch are described by
	the Subdivision Information to the the contract within 3 days after occurs first, and the earnest mo Information, Buyer, as Buyer's so earnest money will be refunded t	e Buyer. If Seller delivers the S Buyer receives the Subdivision oney will be refunded to Buye ole remedy, may terminate the	Subdivision Information, E on Information or prior to r. If Buyer does not rece	Buyer may terminate closing, whicheve sive the Subdivisior
2.		effective date of the contract tion to the Seller. If Buyer of hinate the contract within 3 whichever occurs first, and the yer's control, is not able to obta sole remedy, terminate the co	tains the Subdivision Ind days after Buyer receiv earnest money will be re ain the Subdivision Inform ntract within 3 days after	ormation within the es the Subdivisior efunded to Buyer. I ation within the time the time required or
3.	Buyer has received and approve does not require an updated buyer's expense, shall deliver it certificate from Buyer. Buyer may Seller fails to deliver the updated	ed the Subdivision Information resale certificate. If Buyer requ t to Buyer within 10 days after y terminate this contract and the resale certificate within the time	before signing the contr uires an updated resale or receiving payment for the earnest money will be	act. Buyer 🗌 does certificate, Seller, a the updated resale
Inform	Buyer does not require delivery of the company or its agent is au ation ONLY upon receipt of t ted to pay.	thorized to act on behalf of		
B. MATER promptly gi (i) any of t	RIAL CHANGES. If Seller becomes ve notice to Buyer. Buyer may te he Subdivision Information provid- occurs prior to closing, and the ear	erminate the contract prior to ed was not true; or (ii) any r	closing by giving writter naterial adverse change	notice to Seller if
charge excess prepaic	AND DEPOSITS FOR RESERVES s associated with the transfer of the transfer of the transfer of the s. This paragraph does not apply the d items) that are prorated by Paragr	he Property not to exceed \$ o: (i) regular periodic mainten raph 13, and (ii) costs and fees	all fees paid by buyer and S ance fees, assessments provided by Paragraphs	Seller shall pay any , or dues (including A and D.
update not req from th a waive	DRIZATION: Seller authorizes the d resale certificate if requested by juire the Subdivision Information or the Association (such as the status of er of any right of first refusal), X formation prior to the Title Company	/ the Buyer, the Title Compar an updated resale certificate, of dues, special assessments, Buyer Seller shall pay th	y, or any broker to this and the Title Company violations of covenants a	sale. If Buyer does requires information and restrictions, and
NOTICE T responsibilit Property wh	O BUYER REGARDING REPA ty to make certain repairs to the hich the Association is required to will make the desired repairs.	IRS BY THE ASSOCIATIC Property. If you are concern repair, you should not sign th	ned about the condition	of any part of the
		DocuSigned by: 		4/17/2023
Buyer			Y Fontenot	
Buyer		Seller		

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. 36-10. This form replaces TREC No. 36-9.

EQUA		S REAL ESTATE COMMISSION (TREC UNTARY USE	;) 10-10-11		
UPPI		TEMS ADDENDUM			
	TO CONTRACT CONCE	RNING THE PROPERTY AT			
		Ct, Crosby, Tx 77532 s of Property)			
Α.	A. For an additional sum of \$ <u>\$0.00</u> and other and good valuable consideration, Seller shal convey to Buyer at closing the following personal property (specify each item carefully, include description, model numbers, serial numbers, location, and other information):				
	Washer				
	Dryer				
В.	Seller represents and warrants that Seller own and clear of all encumbrances.	is the personal property described in	n Paragraph A free		
C.	Seller does not warrant or guarantee the con conveyed by this document.	ndition or future performance of the	personal property		
		CocuSigned by:			
Bu	/or	Chulsy y Fontenot	4/17/2023		
Du		Chelsy Y Fontenot			
Bu	/er	Seller			
	This form has been approved by the Texas licensees. Copies of TREC rules governing inspectors are available at nominal cost fro Box 12188, Austin, TX 78711-2188, 512-936	real estate brokers, salesperson an m TREC. Texas Real Estate Comr	d real estate		
	R-1924) 10-10-11		TREC NO. OP-M		
cacev Dav	n Realty & Mortgage LP, 14607 FM 1488 RD Magnolia TX 77354	Phone: 8322507481 Fax: 8	324265779 Chelsy Y Fonter		