

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

	SECTION 3, LOT 75	Brookerand	IV	15931	
	(Street Address and City)				
	Rayburn Country Association		409-69	98-4201	
(Name of Property Owners Association, (Association) and Phone Number)					
to the su	ISION INFORMATION: "Subdivision Information" means: abdivision and bylaws and rules of the Association, and (ii) a reconstruction of the Texas Property Code.	(i) a current copy of the res esale certificate, all of which	triction are de	s applying scribed by	
(Check o	nly one box):				
the occ Inf	thin days after the effective date of the cont e Subdivision Information to the Buyer. If Seller delivers the Se e contract within 3 days after Buyer receives the Subdivision curs first, and the earnest money will be refunded to Buyer formation, Buyer, as Buyer's sole remedy, may terminate the crnest money will be refunded to Buyer.	on Information or prior to cl . If Buver does not receive	losing, e the S	whichever ubdivision	
tin Inf Bu red	thin days after the effective date of the control of the Subdivision Information to the Seller. If Buyer of the required, Buyer may terminate the contract within 3 formation or prior to closing, whichever occurs first, and the eyer, due to factors beyond Buyer's control, is not able to obtaquired, Buyer may, as Buyer's sole remedy, terminate the coror to closing, whichever occurs first, and the earnest money we	btains the Subdivision Inforr days after Buyer receives earnest money will be refunc in the Subdivision Informatio itract within 3 days after the	mation the S ded to I on withi	within the ubdivision Buyer. If n the time	
Bu cer	yer has received and approved the Subdivision Information does not require an updated resale certificate. If Buyer recepts's expense, shall deliver it to Buyer within 10 days after tificate from Buyer. Buyer may terminate this contract and the fails to deliver the updated resale certificate within the times.	quires an updated resale cert er receiving payment for the ne earnest money will be refi	tificate, e updat	Seller, at ted resale	
X 4. Bu	yer 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 obligated to pay.					
promptly (i) any o	AL CHANGES. If Seller becomes aware of any material changive notice to Buyer. Buyer may terminate the contract prior of the Subdivision Information provided was not true; or (ii) are ion occurs prior to closing, and the earnest money will be refu	to closing by giving written r ny material adverse change i	nation, S notice to n the S	Seller shall Seller if: ubdivision	

C. FEES AND DEPOSITS FOR RESERVES: 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 charges associated with the transfer of the Property not to exceed \$ \(\frac{250.00}{} \) and Seller shall pay any excess. This paragraph does not apply to: (i) regular periodic maintenance fees, assessments, or dues (including prepaid items) that are prorated by Paragraph 13, and (ii) costs and fees provided by Paragraphs A and D.

D. 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 Seller shall pay the Title Company the cost of obtaining the information prior to the Title Company ordering the information.

NOTICE TO BUYER REGARDING REPAIRS BY THE ASSOCIATION: The Association may have the sole responsibility to make certain repairs to the Property. If you are concerned about the condition of any part of the Property which the Association is required to repair, you should not sign the contract unless you are satisfied that the Association will make the desired repairs.

Buyer David Jensen	Fillyaw Investments Seller Fillyaw Investments
	
Buyer Jessica Jensen	Seller
A	



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.