

APPROVED BY THE TEXAS REAL ESTATE COMMISSION (TREC)



SELLER'S DISCLOSURE NOTICE

NCERNING THE PROPERTY AT		Conroe
	(Street A	ddress and City)
	R ANY INSPECTIONS OR WARRANTIES	ION OF THE PROPERTY AS OF THE DATE SIGNED B' STHE PURCHASER MAY WISH TO OBTAIN. IT IS NOT A
er Mis lis not occupying the F	Property. If unoccupied, how long sin	nce Seller has occupied the Property?
	below [Write Yes (Y), No (N), or Unkno	
Range	Oven	
<u> </u>	Trash Compactor	
Washer/Dryer Hookups		Rain Gutters
Security System	Fire Detection Equipment	Intercom System
	Smoke Detector	
	Smoke Detector-Hearing Impaire	ed
	Carbon Monoxide Alarm	
	Emergency Escape Ladder(s)	
TV Antenna	Cable TV Wiring	Satellite Dish
Ceiling Fan(s)	Attic Fan(s)	Exhaust Fan(s)
Central A/C	Central Heating	Wall/Window Air Conditioning
Plumbing System	Septic System	Public Sewer System
	Outdoor Grill	Fences
Pool	Sauna	SpaHot Tub
Pool Equipment	Pool Heater	Automatic Lawn Sprinkler System
Fireplace(s) & Chimney (Wood burning)		Fireplace(s) & Chimney (Mock)
≺ Natural Gas Lines		Gas Fixtures
Liquid Propane Gas:LP C	community (Captive)LP on Property	
Fuel Gas Piping: Black Iro	n Pipe Corrugated Stainless Steel Tu	ubingCopper
Garage: Attached	Not Attached	Carport
Garage Door Opener(s): Ele	ectronic	Control(s)
Water Heater: Ga	s 🔟	Electric
Water Supply: City	Well	IUDCo-op
Roof Type:		Age: 10 Y/S (approx.)
	the above items that are not in working own. If yes, then describe. (Attach additional	ing condition, that have known defects, or that are in a language should be shown that are in the should be should be shown to be should
	and the second of the second o	

TREC No. 55-0

	eller's Disclosure Notice Concerning the	Property at	102 Sika Dee Conroe, TX 77 (Street Address and Cit	7384	_Page 2	09-01-2
7	oes the property have working smoke de 66, Health and Safety Code?* Y Yes (No Unknow	accordance with the wn. If the answer to	smoke detector this question is	no or unknown	
_						- /-
in er w a si th	chapter 766 of the Health and Safety Constalled in accordance with the requirement accluding performance, location, and power ffect in your area, you may check unknow equire a seller to install smoke detectors faill reside in the dwelling is hearing impaired licensed physician; and (3) within 10 days make detectors for the hearing impaired and ecost of installing the smoke detectors and we re you (Seller) aware of any known defects	nts of the building source requirement above or contact for the hearing imped; (2) the buyer of after the effective and specifies the local high brand of smoke	code in effect in the ents. If you do not at your local building obaired if: (1) the buyer gives the seller written date, the buyer make cations for the installat detectors to install.	e area in which know the buildir official for more in or a member of evidence of the sa written reques ion. The parties	the dwelling is ng code requirer information. A but of the buyer's far hearing impairm est for the seller may agree who	located, ments in uyer may mily who nent from to install will bear
	you are not aware.	amananadono in an	y or the following. The	(.,)		(,
_	Number of Walls	<u>い</u> Ceilings			Floors	
_	<u> </u>	_ Doors		4	<u>J</u> Windows	
_	Roof	N Foundation	n/Slab(s)	4	Sidewalks	
_	Walls/Fences	_N_ Driveways			Intercom Syste	em:
	N Plumbing/Sewers/Septics	N Electrical	Systems	_	Lighting Fixture	es
	Other Structural Components (Describe)		(C			
	the answer to any of the above is yes, explain			13		
If A		. (Attach additional s anditions? Write Yes ag insects) Repair	heets if necessary): (Y) if you are aware, wri	te No (N) if you are or Roof Repair c Waste ents e Insulation nts are or Pits remises for Manufa	e not aware.	

TREC No. 55-0

Seller's Disclosure Notice Concerning the Property at(102 Sika Deer Ln Conroe, TX 77384 Street Address and City)	Page 3	09-01-
Are you (Seller) aware of any item, equipment, or system in or on the No (if you are not aware). If yes, explain. (attach additional sheets if			
Are you (Seller) aware of any of the following conditions?* Write Yes (Y) N Present flood insurance coverage	if you are aware, write No (N) if	you are not aware.	
Previous flooding due to a failure or breach of a reservoir or a cor	ntrolled or emergency release of	water from a reservoi	r
Previous water penetration into a structure on the property due to			
Write Yes (Y) if you are aware, and check wholly or partly as applicable,		•	
Located wholly partly in a 100-year floodplain (Special I			or AR)
·			J. 7.1.1)
Located Wholly partly in a 500-year floodplain (Moderate	e Flood Hazard Area-Zone A (Sir	laueu))	
Located Wholly partly in a floodway			
Located Wholly partly in a flood pool			
Located			
If the answer to any of the above is yes, explain (attach additional sheets	s if necessary):		
		manufacture and the same of th	Libraria
(A) is identified on the flood insurance rate map as a Zone A, V, A99, AE, AO, AH, VE, or AR on the map; (B) has a one percent annual chance of flooding, which (C) may include a regulatory floodway, flood pool, or reservoir. "500-year floodplain" means any area of land that: (A) is identified on the flood insurance rate map as a on the map as Zone X (shaded); and (B) has a two-tenths of one percent annual chance of risk of flooding. "Flood pool" means the area adjacent to a reservoir that lies reservoir and that is subject to controlled inundation under the managem Engineers. "Flood insurance rate map" means the most recent flood hanagement Agency under the National Flood Insurance Act of 1968 (4 "Floodway" means an area that is identified on the flood insurance includes the channel of a river or other watercourse and the adjacen of a base flood, also referred to as a 100-year flood, without cumulation that a designated height. "Reservoir" means a water impoundment project operated by	moderate flood hazard area, flooding, which is considered above the normal maximum content of the United States Army Conazard map published by the 2 U.S.C. Section 4001 et seq.) rate map as a regulatory floodward land areas that must be resentitively increasing the water surfathe United States Army Corps	which is designated to be a moderate operating level of thorps of a Federal Emergence by, which eved for the dischargace elevation of more	d d e e e
intended to retain water or delay the runoff of water in a designated surfa			
Have you (Seller) ever filed a claim for flood damage to the property with Flood Insurance Program (NFIP)?* Yes No. If yes, explain (att	any insurance provider, includir ach additional sheets as necessa	ng the National ary):	Access the
*Homes in high risk flood zones with mortgages from fed flood insurance. Even when not required, the Federal Emergency high risk, moderate risk, and low risk flood zones to purchase flo	y Management Agency (FEM/	A) encourages home	eowners in
property within the structure(s).			

Seller's Disclosure Notice Concerning the Property at	102 Sika Deer Ln Conroe, TX 77384 (Street Address and City)	09-01-20 Page 4
Are you (Seller) aware of any of the following? Write Yes (Y) if yo		aware.
Room additions, structural modifications, or other alto compliance with building codes in effect at that time.	erations or repairs made without ne	cessary permits or not in
Homeowners' Association or maintenance fees or assessi	ments.	
Any "common area" (facilities such as pools, tennis cowith others.	courts, walkways, or other areas) co-o	wned in undivided interest
Any notices of violations of deed restrictions or government Property.	ntal ordinances affecting the condition o	r use of the
Name Any lawsuits directly or indirectly affecting the Property.		
Any condition on the Property which materially affects the	physical health or safety of an individua	ıl.
Any rainwater harvesting system located on the proper supply as an auxiliary water source.	erty that is larger than 500 gallons an	d that uses a public water
Any portion of the property that is located in a groundwate	er conservation district or a subsidence of	district.
If the property is located in a coastal area that is seaward of high tide bordering the Gulf of Mexico, the property may be (Chapter 61 or 63, Natural Resources Code, respectively) ar maybe required for repairs or improvements. Contact the adjacent to public beaches for more information. This property may be located near a military installation and zones or other operations. Information relating to high noise Installation Compatible Use Zone Study or Joint Land Use S the Internet website of the military installation and of the coated.	e subject to the Open Beaches Act of a beachfront construction certificate e local government with ordinance at may be affected by high noise or air e and compatible use zones is available tudy prepared for a military installation	installation compatible use ble in the most recent Air and may be accessed on
ature of Seller Date Date	Brigid Ward	Date /
undersigned purchaser hereby acknowledges receipt of the foreg	going notice.	
nature of Purchaser Date	Signature of Purchaser	Date
		Land Barrier
This form was prepared by the Texas Real Estate Co		

TREC No. 55-0



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

Spectrum Association Mgmt, Jacobs Reserve HOA (832) 500-2236 (Name of Properly Owners Association, (Association) and Phone Number) A. SUBDIVISION INFORMATION: "Subdivision Information" means: (i) a current copy of the restrictions applyin to the subdivision and bylaws and rules of the Association, and (ii) a resale certificate, all of which are described b Section 207.003 of the Texas Property Code. (Check only one box): 1. Within	Spectrum Association Mgmt, Jacobs Reserve HOA (832) 500-2236 (Name of Property Owners Association, (Association) and Phone Number) A. SUBDIVISION INFORMATION: "Subdivision Information" means: (i) a current copy of the restrictions app to the subdivision and bylaws and rules of the Association, and (ii) a resale certificate, all of which are described Section 207.003 of the Texas Property Code. (Check only one box): 1. Within
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the Subdivision Information to the Buyer. If Seller delivers the Subdivision Information prior to closing, whicheve occurs first, and the earnest money will be refunded to Buyer. If Buyer does not receive the Subdivision Information, Buyer, as Buyer's sole remedy, may terminate the contract at any time prior to closing and the earnest money will be refunded to Buyer. 2. Within	the Subdivision Information to the Buyer. If Seller delivers the Subdivision Information, Buyer may term the contract within 3 days after Buyer receives the Subdivision Information or prior to closing, which occurs first, and the earnest money will be refunded to Buyer. If Buyer does not receive the Subdiv Information, Buyer, as Buyer's sole remedy, may terminate the contract at any time prior to closing an earnest money will be refunded to Buyer. 2. Within days after the effective date of the contract, Buyer shall obtain, pay for, and deliv copy of the Subdivision Information to the Seller. If Buyer obtains the Subdivision Information within time required, Buyer may terminate the contract within 3 days after Buyer receives the Subdiv Information or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer Buyer, due to factors beyond Buyer's control, is not able to obtain the Subdivision Information within the required, Buyer may, as Buyer's sole remedy, terminate the contract within 3 days after the time require prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer. 3. Buyer has received and approved the Subdivision Information before signing the contract. Buyer does not require an updated resale certificate. If Buyer requires an updated resale certificate, Selle Buyer's expense, shall deliver it to Buyer within 10 days after receiving payment for the updated recrificate from Buyer. Buyer may terminate this contract and the earnest money will be refunded to Buseller fails to deliver the updated resale certificate within the time required. X 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 SubdivInformation ONLY upon receipt of the required fee for the Subdivision Information from the pobligated to pay. B. MATERIAL CHANGES. If Seller becomes aware of any material changes in the Subdivision Information, Seller
Qays after the effective date of the contract, Buyer shall obtain, pay for, and deliver copy of the Subdivision Information to the Seller. If Buyer obtains the Subdivision Information within the time required, Buyer may terminate the contract within 3 days after Buyer receives the Subdivision Information or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer. Buyer, due to factors beyond Buyer's control, is not able to obtain the Subdivision Information within the time required, Buyer may, as Buyer's sole remedy, terminate the contract within 3 days after the time required or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer. 3. Buyer has received and approved the Subdivision Information before signing the contract. Buyer does not require an updated resale certificate. If Buyer requires an updated resale certificate, Seller, a Buyer's expense, shall deliver it to Buyer within 10 days after receiving payment for the updated resale certificate from Buyer. Buyer may terminate this contract and the earnest money will be refunded to Buyer. Seller falls to deliver the updated resale certificate within the time required. 3. Buyer does not require delivery of the Subdivision Information. 3. Buyer does not require delivery of the Subdivision Information on NLY upon receipt of the required fee for the Subdivision Information on NLY upon receipt of the required fee for the Subdivision Information from the part obligated to pay. 3. Buyer does not require delivery of the required fee for the Subdivision Information, Seller shapromptly give notice to Buyer. Buyer may terminate the contract prior to closing by giving written notice to Seller i (i) any of the Subdivision Information provided was not true; or (ii) any material adverse change in the Subdivision Information or custors prior to closing, and the earnest money will be refunded to Buyer. 4. FeES AND DEPOSITS FOR RESERVES: Buyer shall pay any and all Association fees, deposits, reser	 Within
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promptly give notice to Buyer. Buyer may terminate the contract prior to closing by giving written notice to Seller if (i) any of the Subdivision Information provided was not true; or (ii) any material adverse change in the Subdivision Information occurs prior to closing, and the earnest money will be refunded to Buyer. 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 \$ 250.00 and Seller shall pay and 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 an updated resale certificate if requested by the Buyer, the Title Company, or any broker to this sale. If Buyer doe 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),	
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NOTICE TO BUYER REGARDING REPAIRS BY THE ASSOCIATION: The Association may have the sol 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. Authentison Buyer Buyer Graeme Ward O5/06/2024	updated resale certificate if requested by the Buyer, the Title Company, or any broker to this sale. If Buyer not require the Subdivision Information or an updated resale certificate, and the Title Company requires inform from the Association (such as the status of dues, special assessments, violations of covenants and restrictions a waiver of any right of first refusal), X Buyer Seller shall pay the Title Company the cost of obtaining
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Buyer Seller Brigid Ward 05/07/2024	
	Buyer Seller Brigid Ward 05/07/2024

made as to the legal validity or adequacy of any provision in any specific transactions. It is not interiored for complex transactions.

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.

TREC NO. 36-10

NOTICE TO PURCHASER OF SPECIAL TAXING OR ASSESSMENT DISTRICT

The real property, described below, which you are about to purchase is located in Montgomery County Municipal Utility District No. 112 (the "District") and may be subject to district taxes or assessments. The District may, subject to voter approval, impose taxes and issue bonds. The District may impose an unlimited rate of tax in payment of such bonds. The current rate of the District property tax is \$0.74 on each \$100 of assessed valuation.

The total amount of bonds payable wholly or partly from property taxes, excluding refunding bonds that are separately approved by the voters and excluding any bonds or any portions of bonds issued that are payable solely from revenue received under a contract, approved by the voters are:

- (i) \$80,000,000 for water, sewer, and drainage facilities;
- (ii) \$2,500,000 for road facilities; and
- (iii) \$3,000,000 for parks and recreation facilities.

The total aggregate initial principal amounts of all such bonds issued are:

- (i) \$50,970,000 for water, sewer, and drainage facilities;
- (ii) \$0 for road facilities; and
- (iii) \$3,000,000 for parks and recreational facilities.

The District is located in whole or in part in the extraterritorial jurisdiction of the City of Conroe, Texas. Texas law governs the ability of a municipality to annex property in the municipality's extraterritorial jurisdiction and whether a district that is annexed by the municipality is dissolved.

The purpose of this District is to provide water, sewer, drainage, flood control, road, and parks and recreational facilities and services. The cost of District facilities is not included in the purchase price of your property.

The legal description of the property that you are acquiring is as follows: See Exhibit "A" attached hereto.

PURCHASER IS ADVISED THAT THE INFORMATION SHOWN ON THIS FORM IS SUBJECT TO CHANGE BY THE DISTRICT AT ANY TIME. THE DISTRICT ANNUALLY ESTABLISHES TAX RATES. PURCHASER IS ADVISED TO CONTACT THE DISTRICT TO DETERMINE THE STATUS OF ANY CURRENT OR PROPOSED CHANGES TO THE INFORMATION SHOWN ON THIS FORM.

The undersigned purchaser hereby acknowledges receipt of the foregoing at or prior to execution of a binding contract for the purchase of the real property described in such notice or at closing of purchase of the real property.

Date		Signature of Purchaser			
05/06/24	05/07/24	Graeme Ward	Brigid Ward		
Date		Signature of Selle	er		



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-08-2021

DISCLOSURE OF RELATIONSHIP WITH RESIDENTIAL SERVICE COMPANY

RESIDENTIAL SERVICE CONTRACTS. A residential service contract is a product under which a residential service company, for a fee, agrees to repair or replace certain equipment or items in a property. Co-payments typically apply to most service calls. Residential service companies are licensed and regulated by the Texas Department of Licensing and Regulation. The extent of coverage and the cost of coverage will vary. Before buying a residential service contract, the buyer should read the contract and consider comparing it with the extent of coverage and costs from several other residential service companies. YOU MAY CHOOSE ANY COMPANY.

THE PURCHASE OF A RESIDENTIAL SERVICE CONTRACT IS OPTIONAL. The TREC promulgated residential contract forms contain a paragraph in which the parties may negotiate whether the seller will reimburse the buyer the cost of a residential service contract. The choice of the residential service company and extent of coverage lies with the buyer. NEITHER A BROKER/SALES AGENT NOR A SELLER MAY CONDITION THE SALE OF A

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This form has been approved by the Texas Real Estate Commission (TREC) for use by license holders to disclose payments received from a residential service company. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http://www.trec.texas.gov) RSC-3.

RSC-3



SELLER'S EXCLUSION LIST

ADDRESS 102 Sika Deer Lane **CURTAINS & RODS** TV ANTENNAE DRAPERIES & RODS SATELLITE DISH **VALANCES BUILT IN SPEAKERS** BLINDS WINDOW AIR CONDITIONER **TOWEL RACKS** OTHER HEATING OR COOLING EQUIP. WINDOW SHADES LIGHT IFXTURES WINDOW SCREENS PLUMBING FIXTURES **SHUTTERS** WATER SOFTENERS REFRIGERATOR **AWNINGS** WASHER **MAILBOX** DRYER **AREA RUGS** MIRRORS FIXED IN PLACE **FREEZER DECORATIVE MIRRORS** GENERATOR **DECORATIVE HARDWARE** OTHER LARGE APPLIANCES **CEILING FANS USE & CARE MANUALS ATTIC FANS** GARAGE DOOR OPENERS AND CONTROLS



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ADI	ORESS		
0	CENTRAL VACUUM & ACCESSORIES	0	BASKETBALL GOALS ATTACHED
0	ALL SWIMMING POOL EQUIPMENT	0	FOUNTAINS
0	PORTABLE SPA	0	BIRDBATHS
\bigcirc	SHUBBERY & PLANTS	0	STATUES
\bigcirc	PERMANENT OUTDOOR COOKING EQUIP.	0	LIGHTS IN YARD
\bigcirc	FIREPLACE SCREENS OR DOORS	0	ATTACHED BOOKSHELVES
\bigcirc	GAS LOGS OR ROCKS	0	WORK BENCH
\bigcirc	ANDIRONS	Q	SHELVES IN GARAGE OR STORAGE
\bigcirc	SWING SET	0	OTHER PERMENANTLY ATTACHED ITEMS
\bigcirc	PLAYGROUND EQUIPMENT		
IS SI	ECURITY SYSTEM LEASED OR OWNED)?	
	SELLER		7 BUYER
	R. Apple		
	SELLER		BUYER

