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

5502 Island Breeze Drive, Housto	-	ddress and City)	
LOE Community Association		(713) 329-7100	
	Name of Property Owners Associa	ation, (Association) and Phone Number)	
A. SUBDIVISION INFORMATI to the subdivision and bylaws Section 207.003 of the Texas	s and rules of the Association	nation" means: (i) a current copy of the restric ion, and (ii) a resale certificate, all of which are	tions applying e described by
(Check only one box):			
the contract within 3 of occurs first, and the example of the contract of the contract within 3	days after Buyer receives arnest money will be refu Buyer's sole remedy, may	ate of the contract, Seller shall obtain, pay for delivers the Subdivision Information, Buyer rathe Subdivision Information or prior to closing and the Buyer. If Buyer does not receive the terminate the contract at any time prior to closing the closing the contract at any time prior to closing the c	ng, whicheve ne Subdivision
copy of the Subdivision time required, Buyer Information or prior to Buyer, due to factors be required, Buyer may, a	n Information to the Seller may terminate the contr closing, whichever occurs eyond Buyer's control, is no s Buyer's sole remedy, ter	ate of the contract, Buyer shall obtain, pay for, r. If Buyer obtains the Subdivision Informatic act within 3 days after Buyer receives the first, and the earnest money will be refunded not able to obtain the Subdivision Information within a days after the tingernest money will be refunded to Buyer.	ion within the e Subdivision to Buyer. I vithin the time
does not require a Buyer's expense, shall certificate from Buyer.	n updated resale certificat deliver it to Buyer withir	sion Information before signing the contract. Be te. If Buyer requires an updated resale certific in 10 days after receiving payment for the u contract and the earnest money will be refund be within the time required.	ate, Seller, a pdated resale
✓ 4. Buyer does not require	delivery of the Subdivision	Information.	
The title company or its a Information ONLY upon robligated to pay.	gent is authorized to a eceipt of the required	act on behalf of the parties to obtain the fee for the Subdivision Information fro	Subdivisior m the party
B. MATERIAL CHANGES. If Se promptly give notice to Buyer (i) any of the Subdivision Info Information occurs prior to clo	ller becomes aware of any . Buyer may terminate the ormation provided was not osing, and the earnest mor	<ul> <li>material changes in the Subdivision Information contract prior to closing by giving written noting true; or (ii) any material adverse change in the properties of the prefunded to Buyer.</li> </ul>	on, Seller shal ce to Seller if ne Subdivisior
charges associated with the excess. This paragraph does	transfer of the Property no not apply to: (i) regular p	pay any and all Association fees, deposits, reser- not to exceed \$ <b>450</b> and Seller periodic maintenance rees, assessments, or di (ii) costs and fees provided by Paragraphs A an	shall pay any ues (including
updated resale certificate if r not require the Subdivision Ir	equested by the Buyer, the station or an updated rest the status of dues, special refusal),	to release and provide the Subdivision Information Title Company, or any broker to this sale. The sale certificate, and the Title Company require all assessments, violations of covenants and resulter shall pay the Title Company the cost of the co	If Buyer does es information
responsibility to make certain r	epairs to the Property. If s required to repair, you s	<b>IE ASSOCIATION:</b> The Association may he you are concerned about the condition of archould not sign the contract unless you are sat	ny part of the
Buyer		Brandon Clarke as Power of Attorney for James M Clarke	dotloop verified 16/21/24 8:08 AM CDT XNH-W10B-YEUW-EFDZ
Buyer		Seller	
		1	
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.