|   | PROMULGATED I  | BY THE TEXAS REAI   | L ESTATE COMMIS  | SSION (TREC)[  |  | 11-07-2022   |
|---|--|---|--|--|--|--|
| TREEC<br>TREEC  | MANDATO<br>(   | UM FOR PRO<br>RY MEMBERS<br>OWNERS ASS<br>OT FOR USE WITH<br>CONTRACT CON                         | SHIP IN A P<br>SOCIATION   | <b>ROPERTY</b>   |  | EQUAL HOUSING  |
| 7319 Creeksid   | e Terrace Ln   |   |  | Richmond   | тх   | 77469-2674   |
|   |  | (Street Addres  | s and City)  |  |  |  |
|   | (Name of Propert   | ty Owners Association,  | , (Association) and I  | Phone Number)  |  |  |
| Section 207.003 of  | nd bylaws and rules of<br>the Texas Property Coc   | the Association,  | on" means: (i) a<br>and (ii) a resal   | a current copy of the<br>e certificate, all of w   | e restrictior<br>hich are de                               | s applying<br>scribed by                               |
| the contract<br>occurs first, a<br>Information, l   | ,  | Buyer. If Seller de<br>Jyer receives the<br>y will be refunde<br>remedy, may ter                  | elivers the Subd<br>Subdivision Ir   | nformation or prior  | Buyer may to closing,                                      | terminate<br>whichever                                 |
| Buver, due to   | days after th<br>ubdivision Information<br>d, Buyer may termina<br>r prior to closing, whic<br>factors beyond Buyer's<br>er may, as Buyer's sol<br>g, whichever occurs fir | to the Seller.<br>ate the contract<br>hever occurs firs<br>s control, is not a                    | If Buyer obtair<br>within 3 day<br>t, and the earn<br>ble to obtain th                 | ne Subdivision Inforr  | nformation<br>eives the S<br>efunded to<br>nation with     | within the<br>Subdivision<br>Buyer. If<br>n the time   |
| does not<br>Buyer's exper<br>certificate from   | eceived and approved<br>require an updated re<br>nse, shall deliver it to<br>m Buyer. Buyer may te<br>deliver the updated res  | esale certificate. I<br>Buyer within 10<br>Erminate this con                                      | If Buyer require<br>0 days after re<br>tract and the ea                                | es an updated resale<br>eceiving payment fo<br>arnest money will be                        | e certificate<br>or the upda                               | , Seller, at<br>ted resale                             |
| 4. Buyer does no  | ot require delivery of th  | e Subdivision Inf   | ormation.  |  |  |  |
| The title company<br>Information ONL<br>obligated to pay.   | y or its agent is aut<br>Y upon receipt of tl  | horized to act<br>he required fee   | on behalf of t<br>e for the Sub  | the parties to obt<br>division Informat  | ain the Su<br>ion from                                     | bdivision<br>the party                                 |
| <b>B. MATERIAL CHANC</b><br>promptly give notice<br>(i) any of the Subdi<br>Information occurs        | <b>GES.</b> If Seller becomes<br>to Buyer. Buyer may<br>vision Information prov<br>prior to closing, and the   | aware of any ma<br>terminate the col<br>vided was not tru<br>e earnest money                      | nterial changes i<br>ntract prior to c<br>le; or (ii) any m<br>will be refunded        | in the Subdivision In<br>losing by giving writ<br>naterial adverse chai<br>d to Buyer.     | formation,<br>ten notice t<br>nge in the S                 | Seller shall<br>o Seller if:<br>Subdivision            |
| C. FEES AND DEPOS<br>charges associated<br>excess. This paragr<br>prepaid items) that                 | <b>ITS FOR RESERVES:</b><br>with the transfer of the aph does not apply to are prorated by Parage  | ne Property not t<br>: (i) regular peri   | o exceed \$<br>odic maintenan  | and<br>and and and and and and and and and and   | Seller sha<br>ts, or dues                                  | III pay any<br>(including                              |
| not require the Sub<br>from the Association<br>a waiver of any rig<br>information prior to            | ificate if requested by division Information or<br>(such as the status on (such as the status on (such as the status)),<br>the first refusal),<br>the Title Company ord    | the Buyer, the T<br>an updated resa<br>of dues, special as<br>Buyer I Seller<br>ering the informa | itle Company, of<br>le certificate, ar<br>ssessments, vic<br>r shall pay the<br>ation. | or any broker to thi<br>nd the Title Company<br>plations of covenants<br>Title Company the | s sale. If E<br>y requires i<br>and restric<br>cost of obl | Buyer does<br>nformation<br>ctions, and<br>caining the |
| <b>NOTICE TO BUYER</b><br>responsibility to make<br>Property which the Ass<br>Association will make t | certain repairs to the sociation is required to  | IRS BY THE A<br>Property. If you<br>repair, you shou  | ASSOCIATION<br>u are concerned<br>Ild not sign the                                     | I: The Association<br>d about the condition<br>contract unless you                         | may have<br>on of any p<br>are satisfie                    | e the sole<br>part of the<br>ed that the               |
|   |  |   | Trina R. Freem<br>Seller Trina   | an   |  |  |
| Buyer   |  |   | Seller Trina   | R Freeman  |  |  |
|   |  |   |  |  |  |  |

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.