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## AMENDED AND RESTATED INFORMATION FORM OF GALVESTON COUNTY CONSOLIDATED DRAINAGE DISTRICT

## STATE OF TEXAS§COUNTY OF GALVESTON§

We, the undersigned, constituting a majority of the members of the Board of Directors of the GALVESTON COUNTY CONSOLIDATED DRAINAGE DISTRICT (the "District"), do hereby make, execute, and affirm this Information Form is in compliance with TEXAS WATER CODE Section 49.452 et seq and 30 TEXAS ADMIN. CODE Section 293.92. We hereby certify as follows:

- 1. The name of the District is the GALVESTON COUNTY CONSOLIDATED DRAINAGE DISTRICT.
- 2. The District consists of approximately  $\frac{12,800}{12,800}$  acres as depicted on the attached map.
- 3. The most recent rate of District taxes levied on property located within the District is \$0.11862\_\_\_\_\_\_ per \$100 of assessed valuation.
- 4. The aggregate initial principal amount of all bonds of the District payable in whole or in part from taxes (excluding refunding bonds and any bonds or portion of bonds payable solely from revenues received or expected to be received pursuant to a contract with a governmental entity) that have been previously issued by the District and remaining outstanding is \$\_0.00\_\_\_\_\_.
- 5. The District has not yet imposed a standby fee.
- 6. An election to confirm the creation of the District was held on 02/12/2002
- 7. The District performs the following functions: provides drainage, flood control and flood protection facilities and services.
- 8. The form Notice to Purchasers required by Section 49.452 to be furnished by a seller to a purchaser of real property in the District is attached hereto as Exhibit "A.

(EXECUTION PAGE FOLLOWS)

	WITNESS (	OUR HANDS THIS	26	DAY OF	September	_, 2023.
	President	Alle				
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	Secretary					
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STATE OF TEXAS COUNTY OF GALVESTON

BEFORE ME, the undersigned Notary Public, on this day personally appeared <u>9-26-203</u> , all known to me to be the persons and officers whose names are subscribed to the foregoing instrument and affirmed and acknowledged that said instrument is correct and accurate to the best of their knowledge and belief, and that they executed the same for the purposes and in the capacity therein stated,

§

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS 26 DAY OF September , 2023,

Katherine Grace Notary Public, State of Texas

## EXHIBIT "A"

## NOTICE TO PURCHASER OF SPECIAL TAXING DISTRICT

The real property, described below, that you are about to purchase is located in the **GALVESTON COUNTY CONSOLIDATED DRAINAGE DISTRICT** and may be subject to District taxes. 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 **\$0.1186** on each \$100 of assessed valuation. The total amount of bonds payable wholly or partly from property taxes, approved by the voters are \$ 0.00 for drainage facilities.

The District is located wholly or partly within the corporate boundaries of the City of Friendswood and the City of League City. The municipalities and the District overlap but may not provide duplicate services or improvements. Property located in the municipalities and the District is subject to taxation by the municipalities and the District.

The purpose of this District is to provide drainage, flood control and flood protection facilities and services (drainage facilities) within the District. The cost of the required infrastructure to provide drainage facilities is paid through the issuance of bonds payable in whole or in part from property taxes. The cost of these drainage facilities is not included in the purchase price of your property, and these drainage facilities are owned by the District. The legal description of the property you are acquiring is as follows:

Abst 20 Perry&Austin Sur Lot 15 BLK 3 Annalea Sec1replat

SELLER:

Sharon Forte, Independent Executrix

Signature of Seller

07/24/24

Date

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 notice 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.

PURCHASER:

Signature of Purchaser

Date

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(Appropriate acknowledgements)

NOTE: After recording, please return to:

GALVESTON COUNTY CONSOLIDATED DRAINAGE DISTRICT 1605 Whitaker Drive Friendswood, TX 77546

UPPURIUNITY	A FOR SELLER'S DISCLOSURE OF BASED PAINT AND LEAD-BASED PA AS REQUIRED BY FEDERAL LAV	AINT HAZARDS
CONCERNING THE PROPERTY A		Friendswood
residential dwelling was built	(Street Address ENT: "Every purchaser of any interest in prior to 1978 is notified that such property ma	residential real property on which ay present exposure to lead from lead
may produce permanent n behavioral problems, and imp seller of any interest in resid based paint hazards from ris known lead-based paint hazar prior to purchase."	young children at risk of developing lead poiso eurological damage, including learning disa paired memory. Lead poisoning also poses a p dential real property is required to provide the k assessments or inspections in the seller's p rds. A risk assessment or inspection for possil roperly certified as required by federal law.	bilities, reduced intelligence quotien barticular risk to pregnant women. Th e buyer with any information on lead ossession and notify the buyer of an
B. SELLER'S DISCLOSURE: 1. PRESENCE OF LEAD-BAS	SED PAINT AND/OR LEAD-BASED PAINT HAZAF	
<u> </u>	d paint and/or lead-based paint hazards are preser	
	al knowledge of lead-based paint and/or lead-base S AVAILABLE TO SELLER (check one box only):	ed paint hazards in the Property.
(a) Seller has provid	ded the purchaser with all available records a I paint hazards in the Property (list documents):	
(b) Seller has no rep Property.	ports or records pertaining to lead-based paint	and/or lead-based paint hazards in th
lead-based paint or lea         2.       Within ten days after selected by Buyer. If	box only): portunity to conduct a risk assessment or inspect ad-based paint hazards. the effective date of this contract, Buyer may ha lead-based paint or lead-based paint hazards ller written notice within 14 days after the effective	ave the Property inspected by inspecto are present, Buyer may terminate th
		ve date of this contract, and the earne
	NT (check applicable boxes):	
<ul> <li>BUYER'S ACKNOWLEDGMEN         <ol> <li>Buyer has received col</li> <li>Buyer has received the</li> <li>Buyer has received the</li> </ol> </li> <li>BROKERS' ACKNOWLEDGME         <ol> <li>provide Buyer with the addendum; (c) disclose any k records and reports to Buyer provide Buyer a period of up</li> </ol> </li> </ul>	NT (check applicable boxes): pies of all information listed above. e pamphlet <i>Protect Your Family from Lead in Your</i> . ENT: Brokers have informed Seller of Seller's oblig e federally approved pamphlet on lead poi known lead-based paint and/or lead-based paint r pertaining to lead-based paint and/or lead-ba o to 10 days to have the Property inspected; a	ations under 42 U.S.C. 4852d to: soning prevention; (b) complete th hazards in the Property; (d) deliver a sed paint hazards in the Property; ( and (f) retain a completed copy of th
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ΓRF(		R PROPERTY SUBJECT TO	
XAS REAL ESTATE COMMISSI		MBERSHIP IN A PROPERTY RS ASSOCIATION	EQUAL HOUSING OPPORTUNITY
		SE WITH CONDOMINIUMS)	
	ADDENDUM TO CONTRA	CT CONCERNING THE PROPERTY AT	
	404 Ella Ct	Friendswood	
	Υ.	eet Address and City)	
		Inage 866-473-2573 Association, (Association) and Phone Number)	
to the s Section	VISION INFORMATION: "Subdivision In	formation" means: (i) a current copy of the isociation, and (ii) a resale certificate, all of whi	
<u> </u>	Within days after the effective the Subdivision Information to the Buyer the contract within 3 days after Buyer r occurs first, and the earnest money will Information, Buyer, as Buyer's sole remo- earnest money will be refunded to Buyer		Buyer may termina o closing, whicheve eive the Subdivision or to closing and the
2.	copy of the Subdivision Information to time required, Buyer may terminate the Information or prior to closing, whicheve Buyer, due to factors beyond Buyer's con required, Buyer may, as Buyer's sole rer	re date of the contract, Buyer shall obtain, pa the Seller. If Buyer obtains the Subdivision In he contract within 3 days after Buyer receiv er occurs first, and the earnest money will be r ntrol, is not able to obtain the Subdivision Inform medy, terminate the contract within 3 days after nd the earnest money will be refunded to Buyer	formation within th res the Subdivision efunded to Buyer. ation within the tin the time required
<ul><li>☐ 3.</li><li><b>X</b> 4.</li></ul>	does not require an updated resale of Buyer's expense, shall deliver it to Buy	•	certificate, Seller, the updated resa
Informa	le company or its agent is authorize	d to act on behalf of the parties to obtai quired fee for the Subdivision Informatio	
omptly giv any of th formation	ve notice to Buyer. Buyer may terminate ne Subdivision Information provided was occurs prior to closing, and the earnest mo		n notice to Seller e in the Subdivision
charges excess. prepaid	s associated with the transfer of the Prop This paragraph does not apply to: (i) re items) that are prorated by Paragraph 13,	shall pay any and all Association fees, deposits, perty not to exceed \$ <u>300.00</u> and \$ gular periodic maintenance fees, assessments , and (ii) costs and fees provided by Paragraphs ation to release and provide the Subdivision I	Seller shall pay an , or dues (includir A and D.
updated not requ from the a waive info	d resale certificate if requested by the Bu uire the Subdivision Information or an upo e Association (such as the status of dues, er of any right of first refusal), X Buyer prmation prior to the Title Company orderir	uyer, the Title Company, or any broker to this lated resale certificate, and the Title Company special assessments, violations of covenants a Seller shall pay the Title Company the con ng the information.	sale. If Buyer door requires information and restrictions, ar ost of obtaining the
esponsibilit roperty wh	y to make certain repairs to the Proper	Y THE ASSOCIATION: The Association m ty. If you are concerned about the condition you should not sign the contract unless you a	of any part of th
		Sharon Forte, Independent Executrix	07/24/202
Buyer		Seller Estate of Ronald F. Barnes-Shar	on Forte, Executrix
liver		Seller	
Buyer		Sellel	