

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC) NOTICE: Not For Use Where Seller Owns Fee Simple Title To Land Beneath Unit **RESIDENTIAL CONDOMINIUM CONTRACT (RESALE)**



. PA	RTIES: The parties to this contract are _	(B)	(Seller) and
sel	RTIES: The parties to this contract are _ and convey to Buyer and Buyer agrees to bu	y from Seller the Property defined	below.
. PR	OPERTY AND CONDOMINIUM DOCUMENT	S:	
Α.	The Condominium Unit, improvements and	d accessories described below ar	e collectively
	referred to as the Property (Property). (1) CONDOMINIUM UNIT: Unit	, in Buildina	,
	UI	, a condominant proje	ect, located at
	(address/zip code), City of		
	Texas, described in the Condominium De	claration and Plat and any amend	ments thereto
	of record in said County; together with Elements designated by the Declaration Common Elements appurtenant to the L	n, including those areas reserve	d as Limited
	Common Elements appurtenant to the U	Jnit and such other rights to use	the Common
	Elements which have been specifically as areas assigned to the Unit are:	signed to the Unit in any other ma	inner. Parking
	(2) IMPROVEMENTS: All fixtures and improv	vements attached to the above of	described real
	(2) IMPROVEMENTS: All fixtures and improvement including without limitation, the items, if any: all equipment and awnings, wall-to-wall carpeting, mirrors, antennas, mounts and brackets for televis	e following permanently installed	and built-in
	awnings wall-to-wall carneting mirrors	ceiling fans attic fans mail how	s, snutters,
	antennas, mounts and brackets for televis	sions and speakers, heating and air	r conditioning
	units, security and fire detection equip chandeliers, shrubbery, landscaping, out attached to the above described Condomi	ment, wiring, plumbing and ligh	iting fixtures,
	attached to the above described Condomi	nium Unit.	itilei property
	(2) ACCECCODIEC: The following describ	and rolated accordance it any:	window sir
	draperies and rode door keys mailbo	ins, curtains and rods, blinds, will be known around nool sy	ndow snades, vimming pool
	conditioning units, stove, fireplace screed draperies and rods, door keys, mailbor equipment and maintenance accessories are not fixtures, and controls for: (i) improvements and accessories. "Controls controls and accessories are not applications used to access	, artificial fireplace logs, security	systems that
	are not fixtures, and controls for: (i)	garage doors, (ii) entry gates, a	nd (iii) other
	software and applications used to access	; includes Seller's transferable rig	INTS TO THE (I)
	(ii) hardware used solely to control impro-	vements or accessories.	·
	(4) EXCLUSIONS: The following improvement	ts and accessories will be retained	by Seller and
	must be removed prior to delivery of poss		
В.	The Declaration, Bylaws and any Rules of tone box only):	he Association are called "Docum	ents". (Check
	(1) Buyer has received a copy of the Docum	nents. Buyer is advised to read th	<u>ne Documents</u>
	before signing the contract. (2) Buyer has not received a copy of the Doc	uments. Seller, at Seller's expense	e, shall deliver
	the Documents to Buyer within c Buyer may cancel the contract before Documents by hand-delivering or mailing	lays after the Effective Date of	the contract.
	Buyer may cancel the contract before Documents by hand-delivering or mailing	re the sixth day after Buyer	receives the
	certified United States Mail, return rec	eibt requested. If Buver canceis	tne contract
	pursuant to this paragraph, the contra	ct will terminate and the earnes	st money will
_	be refunded to Buyer. The Resale Certificate from the condominium	m owners association (the Associa	tion) is called
С.	the "Certificate". The Certificate must be in	a form promulgated by TREC or re	auired by the
	parties. The Certificate must have been properties.	repared, at Seller's expense, no	more than 3
	months before the date it is delivered to information required by Section 82.157, Texa	Buyer and must contain at a	minimum the
	(Check one box only):	is Froperty Code.	
	(1) Buyer has received the Certificate.		
Ч	(2) Buyer has not received the Certificate. So	eller shall deliver the Certificate to	Buyer within
	before the sixth day after the date Buye	of the contract. Buyer may cancel er receives the Certificate by hand	-delivering or
	mailing written notice of cancellation to	Seller by certified United States	s mail, return
	receipt requested. If Buyer cancels the converse will terminate and the earnest money will	ontract pursuant to this paragraph	, the contract
	(3) Buyer has received Seller's affidavit	that Seller requested information	on from the
	Association concerning its financial condit	ion as required by the Texas Prope	rty Code, and
	that the Association did not provide Certificate. Buyer and Seller agree to wai	a Certificate or information red we the requirement to furnish the C	Juirea in the Pertificate
D.	If the Documents reveal that the Property i	is subject to a right of refusal unc	der which the
	Association or a member of the Association	may purchase the Property, the	Effective Date
	shall be amended to the date that Buyer rethat: (i) Seller has complied with the requi	eceives a copy of the Association' rements under the right of refuse	s certification
	persons who may exercise the right of refusa	al have not exercised or have waive	ed the right to
	buy the Property. If Buyer does notdays after the Effective Date or if the	receive the Association's certification is refusal in aversion of the control of	cation within
	terminate and the earnest money shall be ref	e right of refusal is exercised, this funded to Buver.	contract shall
led :	for identification by Buyer and	•	TREC NO. 30
. 			TINEC NO. 30

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3. SALES PRICE:			
A. Cash portion of Sales Price p	ayable by Buyer at closing	\$	
B. Sum of all financing describe	ed in the attached: $oxdot$ Third Party	/ Financing Addendum,	
Loan Assumption Adder	idum, 🖵 🏻 Seller Financing Addend	dum \$	
C. Sales Price (Sum of A and B)	\$	
4. LEASES: Except as disclosed	in this contract, Seller is not a	aware of any leases af	fecting
the Property. After the Effective	e Date, Seller may not, without B	uyer's written consent, o	create a
new lease, amend any existi applicable boxes)	ng lease, or convey any intere	st in the Property. (Cr	теск ап
A RESIDENTIAL LEASES: The	Property is subject to one or n	nore residential leases :	and the
Addendum Regarding Reside	ential Leases is attached to this cor	ntract.	aa cc
■ B. FIXTURE LEASES: Fixtures	on the Property are subject to o	one or more fixture leas	ses (for
example, solar panels, prop Regarding Fixture Leases is	oane tanks, water softener, secur	ity system) and the Add	aenaum
5. EARNEST MONEY AND TERM	TNATION OPTION		
	NEY AND OPTION FEE: Within 3	days after the Effectiv	e Date.
Buyer must deliver to		, as escrow agent, at	
	(address):	\$ as	earnest
money and \$	as the Option Fee. The earnest	money and Option Fee	shall be
I made payable to escrow ade	int and may be bald separately or	compined in a single pay	/ment.
(1) Buyer shall deliver add	itional earnest money of \$	to escrov	v agent
	the Effective Date of this contract the earnest money, Option Fee,		money
falls on a Saturday. Su	nday, or legal holiday, the time	to deliver the earnest	money.
Option Fee, or the addition	onal earnest money, as applicable,	is extended until the en	d of the
next day that is not a Sa	turday, Sunday, or legal holiday.		
	igent receives under this paragra		t to the
	earnest money, and then to the ad		
	agent to release and deliver the or consent from Buyer, and rele		
	n Fee to Seller. The Option Fee w		
at closing.	The to belief the option fee w	m be created to the bar	cs ince
B. TERMINATION OPTION: For	nominal consideration, the receip	t of which Seller acknow	vledges,
and Buyer's agreement to p	pay the Option Fee within the time	le required, Seller grant	s Buyer
the unrestricted right to terr	nińate thiś contract by giving notic ective Date of this contract (Opt	ion Period) Notices un	er within der this
paragraph must be given by	5:00 p.m. (local time where the	Property is located) by t	the date
specified. If Buyer gives no	stice of termination within the timescrow agent shall release any Op	e prescribed: (i) the Ópt	tion Fee
will not be refunded and es	scrow agent shall release any Op	tion Fee remaining with	escrow
	earnest money will be refunded to ER EARNEST MONEY: If Buyer fail) buyer. Is to deliver the earnest	money
within the time required, S	Seller may terminate this contract	t or exercise Seller's re	emedies
under Paragraph 15, or both	n, by providing notice to Buyer be	efore Buyer delivers the	earnest
money.	D ODTION FEE, If no dollar amoun	nt is stated as the Ontion	n Eoo or
if Buyer fails to deliver the	R OPTION FEE: If no dollar amou Option Fee within the time requ	ired Buver shall not h	ave the
unrestricted right to termina	te this contract under this Paragra	iph 5.	ave the
E. TIME: Time is of the esser	nce for this paragraph and strict		ime for
performance is required. 6. TITLE POLICY:			
	ırnish to Buyer at 🗖 Seller's 🗖 Bu	ver's expense an owner i	policy of
title insurance (Title Policy) i	issued by	(Title Co	imnany)
in the amount of the Sales	Price, dated at or after closing, in	suring Buyer against los	s under
huilding and zoning ordinand	Policy, subject to the promulgate ces) and the following exceptions:	a exclusions (including	existing
(1) Restrictive covenants cor	nmon to the platted subdivision in	which the Property is lo	cated.
(2) The standard printed exc	ention for standby fees, taxes and	assessments.	
(3) Liens created as part of t	the financing described in Paragrap of the Documents including)N 3. the assessments and	nlatted
easements.	of the bocaments including to	ine assessments and	piaccea
(5) Reservations or exception	ns otherwise permitted by this con	itract or as may be appro	oved by
Buyer in writing. (6) The standard printed exc	ention as to marital rights		
(7) The standard printed exc	eption as to marital rights. Exception as to waters, tidelands,	beaches, streams, and	related
`´matters.		,	
(8) The standard printed exc	eption as to discrepancies, conflicts rotrusions, or overlapping improvem	s, snortages in area or bo	oundary
(9) The exception or exclusion	sion regarding minerals approved	by the Texas Denartr	nent of
Insurance.	25	i, iii iinaa zaparai	- -
Initialed for identification by Buyer	and Seller		NO. 30-1
	and seller		110. 20-1

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- B. COMMITMENT: Within 20 days after the Title Company receives a copy of this contract, Seller shall furnish to Buyer a commitment for title insurance (Commitment) and, at Buyer's expense, legible copies of restrictive covenants and documents evidencing exceptions in the Commitment (Exception Documents) other than the standard printed exceptions. Seller authorizes the Title Company to deliver the Commitment and Exception Documents to Buyer at Buyer's address shown in Paragraph 21. If the Commitment and Exception Documents are not delivered to Buyer within the specified time, the time for delivery will be automatically extended up to 15 days or 3 days before the Closing Date, whichever is earlier. If the Commitment and Exception Documents are not delivered within the time required, Buyer may terminate this contract and the earnest money will be refunded to Buyer.
- terminate this contract and the earnest money will be refunded to Buyer.

 C. OBJECTIONS: Buyer may object in writing to defects, exceptions, or encumbrances to title: disclosed in the Commitment other than items 6A(1) through (9) above; or which prohibit the following use or activity:

Buyer must object the earlier of (i) the Closing Date or (ii) days after Buyer receives the Commitment and Exception Documents. Buyer's failure to object within the time allowed will constitute a waiver of Buyer's right to object; except that the requirements in Schedule C of the Commitment are not waived by Buyer. Provided Seller is not obligated to incur any expense, Seller shall cure any timely objections of Buyer or any third party lender within 15 days after Seller receives the objections (Cure Period) and the Closing Date will be extended as necessary. If objections are not cured within the Cure Period, Buyer may, by delivering notice to Seller within 5 days after the end of the Cure Period: (i) terminate this contract and the earnest money will be refunded to Buyer; or (ii) waive the objections. If Buyer does not terminate within the time required, Buyer shall be deemed to have waived the objections. If the Commitment is revised or any new Exception Document(s) is delivered, Buyer may object to any new matter revealed in the revised Commitment or new Exception Document(s) within the same time stated in this paragraph to make objections beginning when the revised Commitment or Exception Document(s) is delivered to Buyer.

D. TITLE NOTICES:

(1) ABSTRACT OR TITLE POLICY: Broker advises Buyer to have an abstract of title covering the Property examined by an attorney of Buyer's selection, or Buyer should be furnished with or obtain a Title Policy. If a Title Policy is furnished, the Commitment should be promptly reviewed by an attorney of Buyer's choice due to the time limitations on Buyer's right to object.

promptly reviewed by an attorney of Buyer's choice due to the time limitations on buyer's right to object.

(2) STATUTORY TAX DISTRICTS: If the Property is situated in a utility or other statutorily created district providing water, sewer, drainage, or flood control facilities and services, Chapter 49, Texas Water Code, requires Seller to deliver and Buyer to sign the statutory notice relating to the tax rate, bonded indebtedness, or standby fee of the district prior to final execution of this contract.

(3) TIDE WATERS: If the Property abuts the tidally influenced waters of the state, §33.135, Texas Natural Resources Code, requires a notice regarding coastal area property to be included in the contract. An addendum containing the notice promulgated by TREC or required by the parties must be used.

(4) ANNEXATION: If the Property is located outside the limits of a municipality, Seller notifies Buyer under §5.011, Texas Property Code, that the Property may now or later be included in the extraterritorial jurisdiction of a municipality and may now or later be subject to annexation by the municipality. Each municipality maintains a map that depicts its boundaries and extraterritorial jurisdiction. To determine if the Property is located within a municipality's and may now or later be applied to the property is located within a municipality's and may now or later be applied to a property of the property is located within a municipality's and may now or later be applied to a property of the property is located within a municipality's property is located within a municipality is located within a municipality is located within a municipality.

- in the extraterritorial jurisdiction of a municipality and may now or later be subject to annexation by the municipality. Each municipality maintains a map that depicts its boundaries and extraterritorial jurisdiction. To determine if the Property is located within a municipality's extraterritorial jurisdiction or is likely to be located within a municipality's extraterritorial jurisdiction, contact all municipalities located in the general proximity of the Property for further information.

 (5) PROPERTY LOCATED IN A CERTIFICATED SERVICE AREA OF A UTILITY SERVICE PROVIDER: Notice required by §13.257, Water Code: The real property, described in Paragraph 2, that you are about to purchase may be located in a certificated water or sewer service area, which is authorized by law to provide water or sewer service to the properties in the certificated area. If your property is located in a certificated area there may be special costs or charges that you will be required to pay before you can receive water or sewer service. There may be a period required to construct lines or other facilities necessary to provide water or sewer service to your property. You are advised to determine if the property is in a certificated area and contact the utility service provider to determine the cost that you will be required to pay and the period, if any, that is required to provide water or sewer service to your property. The undersigned Buyer hereby acknowledges receipt of the foregoing notice at or before the execution of a binding contract for the purchase of the real property described in Paragraph 2 or at closing of purchase of the real property.

 (6) PUBLIC IMPROVEMENT DISTRICTS: If the Property is in a public improvement district, Seller must give Buyer written notice as required by §5.014, Property Code. An addendum containing the required shall be attached to this contract.

 (7) TRANSFER FEES: If the Property is subject to a private transfer fee obligation may be governed by Chapter 5, Subchapter G of the Texas Property Cod

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noou conditions.	FLUCTUATIONS: If the Proper or lake, constructed and main apacity of at least 5,000 acre-fee by notifies Buyer: "The water level tuates for various reasons, include to use the water stored in the i	ty adjoins an impound tained under Chapter 1 et at the impoundment' el of the impoundment ding as a result of: (1) mpoundment; or (2) dr	Iment of 1, Water s normal of water an entity ought or
7. PROPERTY CONDITION:	ITILITIES. Calley abolt mayorit D.	ray and Diviside anombe.	
selected by Buyer and license Any hydrostatic testing must	times. Buyer may have the Property of the prop	operty inspected by ir ed by law to make ins ller in writing. Seller a on and shall keep the u	nspectors pections. t Seller's tilities on
(1) Buyer has received the Not	ice.		
 □ (2) Buyer has not received th contract, Seller shall delive Buyer may terminate this will be refunded to Buyer. for any reason within 7 whichever first occurs, and □ (3) The Texas Property Code down of the Code of the	e Notice. Within days wer the Notice to Buyer. If Buyer contract at any time prior to the If Seller delivers the Notice, Buyer after Buyer receives the the earnest money will be refund oes not require this Seller to furn D-BASED PAINT AND LEAD-BASEI elling constructed prior to 1978. ONDITION: "As Is" means the player's agreement to accept the Prophents in a subsequent amendation, if any.	yer may terminate this Notice or prior to the ded to Buyer. ish the Notice. D PAINT HAZARDS is referesent condition of the the warranties of title operty As Is under Paragerty under Paragraph nent, or from termina	contract contract closing, quired by Property and the graph 7D 7A, from ting this
following specific repairs ar	y As is provided Seller, at Selle	i s expense, shan com	piete tile
Do not insert general p specific repairs and treatmer. E. LENDER REQUIRED REPAIRS party is obligated to pay for destroying insects. If the particular treatments, this contract will to cost of lender required repair terminate this contract and the function of REPAIRS AN shall complete all agreed reparties must be obtained, and licensed to provide such representative such representati	hrases, such as "subject to inents.) AND TREATMENTS: Unless other relender required repairs, which ries do not agree to pay for erminate and the earnest money researched and treatments exceeds 5% of earnest money will be refunded D TREATMENTS: Unless otherwisirs and treatments prior to the Cd repairs and treatments or, if no light rede of providing such repairs or creatments or, if no light rede of providing such repairs or ceived by Seller with respect to the congruence of the super's expense. If Seller fails to congruence of the super's expense of the super superior of the super's expense of the super superior of the superior o	rwise agreed in writing h includes treatment of the lender required rewill be refunded to Buy of the Sales Price, But to Buyer. Se agreed in writing: losing Date; and (ii) all experformed by persons cense is required by treatments. At Buyer's he repairs and treatmomplete any agreed regemedies under Paragraphical seller to complete repersonal experies of wetlands, toxic subsections.	(i) Seller required who are election, ents will pairs and ostances,
including asbestos and wastes or endangered species or its h	or other environmental hazards abitat may affect Buyer's intend- atters, an addendum promulgate	or the presence of a th ed use of the Property.	reatened If Buyer
parties should be used. H. RESIDENTIAL SERVICE CONTE a residential service company reimburse Buyer at closing for exceeding \$ scope of coverage, exclusions optional. Similar coverage do business in Texas.	RACTS: Buyer may purchase a resident or the cost of the residential ser Buyer should review any regard limitations. The purchase of may be purchased from variety	residential service contrial service contract, Se vice contract in an am sidential service contract a residential service contract	ract from eller shall sount not ct for the
8. BROKERS AND SALES AGENTS			
	SCLOSURE: Texas law requires a control or acting on behalf of a spouse, gent owns more than 10%, or	parent, child, business	entity in

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	sales agent's spouse,		roker or sales agent or the ciary, to notify the other part plicable:	
9.	separate written agreen . CLOSING:	nents.	payment of brokers' fees are	
	A. The closing of the sale wafter objections to mat later (Closing Date). I defaulting party may ex B. At closing:	will be on or before ters disclosed in the Commit f either party fails to close ercise the remedies containe	, 20, or with ment have been cured, which the sale by the Closing Da d in Paragraph 15.	within 7 days never date is te, the non-
	(1) Seller shall execute Buyer and showing tax statements or ce (2) Buyer shall pay the	no additional exceptions to t ertificates showing no delinqu Sales Price in good funds acc	entable to the escrow agent	and furnish
	(4) There will be no lien be satisfied out of the	e of the Title Policy. s, assessments, or security ii	notices, statements, certificate reasonably required for the c nterests against the Property v ring the payment of any loans	vhich will not
10.	A. BUYER'S POSSESSION: required condition, ordinatemporary residential le parties. Any possession bayeritten lease will estab	Seller shall deliver to Buyer ary wear and tear excepted: Lase form promulgated by Troy Buyer prior to closing or by blish a tenancy at sufferance re	possession of the Property in i upon closing and funding EC or other written lease rec Seller after closing which is not elationship between the parties.	luired by the authorized by Consult vour
	coverage may be limi insurance coverage may B. SMART DEVICES: "Small	ited or terminated. The abo ay expose the parties to ecc art Device" means a device	ip and possession because sence of a written lease or nomic loss. that connects to the intern e Property; (ii) items identified	appropriate et to enable
	Realty Items Addendum delivers possession of the (1) deliver to Buyer wr	n; or (iii) items in a Fixture L he Property to Buyer, Seller s itten information containing	ease assigned to Buyer. At th	e time Seller , passwords,
11.	Devices; and (2) terminate and remonstrom any of Seller's SPECIAL PROVISIONS: to the sale. TREC rules profor which a contract ad	ove all access and connection personal devices including but (Insert only factual state onlibit license holders from ad	ons to the improvements and to the improvements and coments and business details ding factual statements or busing has been promulgated by	l accessories mputers. s applicable siness details
	mandatory use.)			
12.	A. The following expenses	ER EXPENSES: must be paid at or prior to cl y Seller (Seller's Expenses):	osing:	
	(a) Releases of exis FHA, or VA con deed; one-half o (b) Seller shall also following order: Texas Veterans	iting liens, including prepayn npletion requirements; tax of f escrow fee; and other expe pay an amount not to exceed Buyer's Expenses which Buy Land Board or other govern	nent penalties and recording statements or certificates; proses payable by Seller under to sea appoint to be appoint appoint of the properties of the paying mental loan programs, and to	his contract. plied in the by FHA, VA,
	Buyer's Expense (2) Expenses payable origination charges; from date of disburecording fees; coprequired by lender; of escrow fee; all insurance, reserve assessments; final owire transfer fee;	s as allowed by the lender. by Buyer (Buyer's Expenses credit reports; preparation ursement to one month pries of easements and restriction-related inspection fees prepaid items, including redeposits for insurance, ad compliance inspection; couries expenses incident to any lo	s): Appraisal fees; loan appl of loan documents; interest or or to dates of first monthly tions; loan title policy with e photos; amortization schedu equired premiums for flood valorem taxes and special of the repair inspection; under an; Private Mortgage Insurar surance Premium (MIP) as rec	ication fees; on the notes y payments; ndorsements les; one-half and hazard lovernmental erwriting fee; nce Premium
Initi	lender; and other ex	yer and Seller	der this contract.	
THILL	area for identification by bu	yei and seller		TREC NO. 30-

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(3) Buyer shall pay any and all Association fees, deposits, reserves and other charges resulting from the transfer of the Property not to exceed \$_____ and Seller shall pay any excess.

B. If any expense exceeds an amount expressly stated in this contract for such expense to be paid by a party, that party may terminate this contract unless the other party agrees to pay such excess. Buyer may not pay charges and fees expressly prohibited by FHA, VA, Texas Veterans Land Board or other governmental loan program regulations.

- 13. PRORATIONS: Taxes for the current year, interest, maintenance fees, regular condominium assessments, dues and rents will be prorated through the Closing Date. The tax proration may be calculated taking into consideration any change in exemptions that will affect the current year's taxes. If taxes for the current year vary from the amount prorated at closing, the parties shall adjust the prorations when tax statements for the current year are available. If taxes are not paid at or prior to closing, Buyer shall pay taxes for the current year. Cash reserves from regular condominium assessments for deferred maintenance or capital improvements established by the Association will not be credited to Seller. Any special condominium assessment due and unpaid at closing will be the obligation of Seller.
- due and unpaid at closing will be the obligation of Seller.

 14. CASUALTY LOSS: If any part of the Unit which Seller is solely obligated to maintain and repair under the terms of the Declaration is damaged or destroyed by fire or other casualty, Seller shall restore the same to its previous condition as soon as reasonably possible, but in any event by the Closing Date. If Seller fails to do so due to factors beyond Seller's control, Buyer may (a) terminate this contract and the earnest money will be refunded to Buyer, (b) extend the time for performance up to 15 days and the Closing Date will be extended as necessary or (c) accept the Property in its damaged condition with an assignment of insurance proceeds, if permitted by Seller's insurance carrier, and receive credit from Seller at closing in the amount of the deductible under the insurance policy. If any part of the Common Elements or Limited Common Elements appurtenant to the Unit is damaged or destroyed by fire or other casualty loss, Buyer will have 7 days from receipt of notice of such casualty loss within which to notify Seller in writing that the contract will be terminated unless Buyer receives written confirmation from the Association that the damaged condition will be restored to its previous condition within a reasonable time at no cost to Buyer. Unless Buyer gives such notice within such time, Buyer will be deemed to have accepted the Property without confirmation of such restoration. Seller will have 7 days from the date of receipt of Buyer's notice within which to cause to be delivered to Buyer such confirmation. If written confirmation is not delivered to Buyer as required above, Buyer such confirmation. If written confirmation is not delivered to Buyer as required above, Buyer may terminate this contract and the earnest money will be refunded to Buyer. Seller's obligations under this paragraph are independent of any other obligations of Seller under this confract.
- **15. DEFAULT:** If Buyer fails to comply with this contract, Buyer will be in default, and Seller may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money as liquidated damages, thereby releasing both parties from this contract. If Seller fails to comply with this contract for any other reason, Seller will be in default and Buyer may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money, thereby releasing both parties from this contract.
- **16. MEDIATION:** It is the policy of the State of Texas to encourage resolution of disputes through alternative dispute resolution procedures such as mediation. Any dispute between Seller and Buyer related to this contract which is not resolved through informal discussion will be submitted to a mutually acceptable mediation service or provider. The parties to the mediation shall bear the mediation costs equally. This paragraph does not preclude a party from seeking equitable relief from a court of competent jurisdiction.
- 17. ATTORNEY'S FEES: A Buyer, Seller, Listing Broker, Other Broker, or escrow agent who prevails in any legal proceeding related to this contract is entitled to recover reasonable attorney's fees and all costs of such proceeding.
- - A. ESCROW: The escrow agent is not (i) a party to this contract and does not have liability for the performance or nonperformance of any party to this contract, (ii) liable for interest on the earnest money and (iii) liable for the loss of any earnest money caused by the failure of any financial institution in which the earnest money has been deposited unless the financial institution is acting as escrow agent. Escrow agent may require any disbursement made in connection with this contract to be conditioned on escrow agent's collection of good funds

connection with this contract to be conditioned on escrow agent's collection of good funds acceptable to escrow agent.

B. EXPENSES: At closing, the earnest money must be applied first to any cash down payment, then to Buyer's Expenses and any excess refunded to Buyer. If no closing occurs, escrow agent may: (i) require a written release of liability of the escrow agent from all parties; and (ii) require payment of unpaid expenses incurred on behalf of a party. Escrow agent may deduct authorized expenses from the earnest money payable to a party. "Authorized expenses" means expenses incurred by escrow agent on behalf of the party entitled to the earnest money that were authorized by this contract or that party.

C. DEMAND: Upon termination of this contract, either party or the escrow agent may send a release of earnest money to each party and the parties shall execute counterparts of the release and deliver same to the escrow agent. If either party fails to execute the release, either party may make a written demand to the escrow agent for the earnest money. If only one party makes written demand for the earnest money, escrow agent shall promptly provide a copy of the demand to the other party. If escrow agent does not receive written objection to the demand from the other party within 15 days, escrow agent may disburse the earnest money to the party making demand reduced by the amount of unpaid expenses incurred on

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D. DAMAGES: Any pa escrow agent with (i) damages; (ii) the suit. E. NOTICES: Escrow 21. Notice of objec	receiving the earnest move agent complies with the ent from all adverse claim arty who wrongfully fails in 7 days of receipt of the earnest money; (iii) reagent's notices will be estion to the demand will be all sovements.	or re the receasona ffective e deem	fuses to sign a quest will be lia ble attorney's fe e when sent in c ned effective upo	release accepta ble to the other es; and (iv) all compliance with n receipt by escr	pie to the party for costs of Paragraph ow agent.
19. REPRESENTATIONS closing. If any representations of the property and received and received and received and received and received.	sentation of Seller in this expressly prohibited by live, negotiate and accept	contra writte back u	is and warrantie ict is untrue on t n agreement, Se up offers.	he Closing Date, eller may continu	Seller will se to show
20. FEDERAL TAX REQ Revenue Code and its foreign status to Buy sales proceeds an an the Internal Revenue regulations require fil the transaction.	EUIREMENTS: If Seller is regulations, or if Seller is regulations, or if Seller is rot a "for nount sufficient to comply a Service together with a ling written reports if currents.	is a 'fails to reign p with approp ency ir	"foreign person deliver an affida erson," then Buy applicable tax la riate tax forms. n excess of speci	n," as defined bavit or a certifica yer shall withhol w and deliver th Internal Revent fied amounts is i	y Internal ate of non- d from the se same to ue Service received in
21. NOTICES: All notice when mailed to, hand	es from one party to the delivered at, or transmit	ne oth	er must be in w fax or electronic	vriting and are transmission as	effective follows:
To Buyer at:		To Se	ller at:		
Phone: <u>(</u>)	Phone	e: <u>(</u>)		
E-mail/Fax:		E-ma	il/Fax:		
E-mail/Fax:		E-ma	il/Fax:		
22. AGREEMENT OF PA and cannot be chang contract are (check a	RTIES: This contract led except by their written applicable boxes):	conta en agr	ins the entire a eement. Addend	agreement of t da which are a	he parties part of this
☐ Third Party Financing ☐ Loan Assumption	Addendum		Environmental A Endangered Spe Addendum	Assessment, Threecies and Wetlan	eatened or ds
Seller's Temporary	y Residential Lease y Residential Lease		Addendum for P the Gulf Intraco	•	
Addendum for Sale BuyerAddendum for "Ba	e of Other Property by ck-Up" Contract		Addendum for R Assumption of F Loan Restoration VA Guaranteed	lelease of Liabilit HA, VA, or Conv n of Seller's Entit Loan	y on entional clement for
Seller Financing Addendum for Coa	ddendum astal Area Property		Addendum for P System Service	roperty in a Prop Area	oane Gas
Short Sale AddenceAddendum for Sell	ler's Disclosure of		•	ording Residentia	
Information on Lea Lead-based Paint I by Federal Law	ad-based Paint and Hazards as Required		Addendum conta	arding Fixture Lea aining Notice of (Obligation
Addendum for Aut Testing	horizing Hydrostatic			ment District Ass	
Addendum Concer Terminate Due to	ning Right to Lender's Appraisal	J			
					

ntract Concerni	1 <u>g</u>				(Addres	ss of Proper	ry)		Pag	ge 8 of	10		11-08-202
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Buyer's Attorney is							Seller's Attorney	is:					
Phone:							Phone:						
Fax:)					Fax:	_()				
E-mail:							E-mail:						
XECUTED tl 3ROKER: FI	ne LL IN	THE	day o	 f E OF	FINA	L ACCEP	TANCE.)		_, 20_		_ (Effec	 :tive	Date)
XECUTED ti BROKER: FI	ne	THE	day o	of E OF	FINA	L ACCEP	Seller		_, 20_		_ (Effec	ctive	Date)



The form of this contract has been approved by the Texas Real Estate Commission. TREC forms are intended for use only by trained real estate license holders. 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 (http://www.trec.texas.gov) TREC NO. 30-15. This form replaces TREC NO. 30-14.

Contract Concerning		Page 9 of 10	11-08-2021
<u> </u>	(Address of Property)	_ ,	

	_	: NFORMATION) only. Do not sign)	
Other Broker Firm	License No.	Listing Broker Firm	License No.
represents		represents Seller and Buyer as an int Seller only as Seller's age	
Associate's Name	License No.	Listing Associate's Name	License No.
Team Name		Team Name	
Associate's Email Address	Phone	Listing Associate's Email Address	Phone
Licensed Supervisor of Associate	License No.	Licensed Supervisor of Listing Associate	License No.
Other Broker's Address	Phone	Listing Broker's Office Address	Phone
City	State Zip	City Sta	te Zip
		Selling Associate's Name	License No.
		Team Name	
		Selling Associate's Email Address	Phone
		Licensed Supervisor of Selling Associate	License No.
		Selling Associate's Office Address	
		City State	Zip
Disclosure: Pursuant to a pragreement between brokers), the previous agreement betwe	Listing Broker has agre). This di	ement (such as a MLS offer of comp ed to pay Other Broker a fee (isclosure is for informational purposes an	ensation or othe

<u>3</u>	(Address of Proper	ty)	
	OPTION FI	E RECEIPT	
Receipt of \$	(Option Fee) in t	he form of	
is acknowledged.	(opaon : co) c		
Escrow Agent	_		Date
	EARNEST MO	NEY RECEIPT	
Receipt of \$	Earnest Money in	the form of	
is acknowledged.			
Escrow Agent	Received by	Email Address	Date/Time
200.000 / 190.10	1,000,700 57		2410,
Address			Phone
City	State	Zip	Fax
	CONTRAC	T RECEIPT	
Receipt of the Contract is ac	knowledged.		
Escrow Agent	Received by	Email Address	Date
200.000 / 190.10	1,000,700 57		2410
Address			Phone
City	State	Zip	Fax
	ADDITIONAL EADNI	EST MONEY RECEIPT	
Receipt of \$ is acknowledged.	additional Earnest	Money in the form of	
is downedged!			
Escrow Agent	Received by	Email Address	Date/Time
Address			Phone
City	State	Zip	Fax
C.C.,	State	Σip	1 47

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Contract Concerning_