PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-07-2022



UNIMPROVED PROPERTY CONTRACT

NOTICE: Not For Use For Condominium Transactions



1.	P/	RTIES: The parties to this contract are(Seller	
	an		S
	to	sell and convey to Buyer and Buyer agrees to buy from Seller the Property defined below.	
2.	PF	OPERTY: Lot, BlockAddition	_,
		Addition	١,
	CII	, County of	_/
	Iе	as, known as	_
		dress/zip code), or as described on attached exhibit together with all rights, privileges an	
		ourtenances pertaining thereto [, including but not limited to: water rights, claims, permits	
		ps and gores, easements, and cooperative or association memberships (Property)	
		SERVATIONS: Any reservation for oil, gas, or other minerals, water, timber, or other interests i de in accordance with an attached addendum.	S
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3.		LES PRICE:	
	Α.	Cash portion of Sales Price payable by Buyer at closing\$ The term "Cash portion of the Sales Price" does not include proceeds from borrowing of any	-
		kind or selling other real property except as disclosed in this contract.	
	В.	Sum of all financing described in the attached: Third Party Financing Addendum,	
		☐ Loan Assumption Addendum, ☐ Seller Financing Addendum\$	
	C.	Sales Price (Sum of A and B)\$	-
4		ASES:	_
Τ.		Except as disclosed in this contract, Seller is not aware of any leases affecting the Property	<i>/</i> .
		After the Effective Date, Seller may not, without Buyer's written consent, create a new lease	
	_	amend any existing lease, or convey any interest in the Property.	
	В.	NATURAL RESOURCE LEASES: "Natural Resource Lease" means an existing oil and gas mineral, water, wind, or other natural resource lease affecting the Property to which Seller is	۶,
		party. Seller \square is \square is not a party to a Natural Resource Lease. If Seller is a party to Natural Resource Lease, check one of the following:	d
		(1) Seller has delivered to Buyer a copy of all the Natural Resource Leases.	
			ш
	Ч	(2) Seller has not delivered to Buyer a copy of all the Natural Resource Leases. Seller sha provide to Buyer a copy of all the Natural Resource Leases within 3 days after the Effective	
		Date. Buyer may terminate the contract within days after the date the Buyer	
		receives all the Natural Resource Leases and the earnest money shall be refunded to Buyer	
5.	ΕA	RNEST MONEY AND TERMINATION OPTION:	
_		DELIVERY OF EARNEST MONEY AND OPTION FEE: Within 3 days after the Effective Date, Buye	r؛
		must deliver to (Escrow Agent) [, as escrov agent,] at (address): \$ as earnest money and \$ as the Option Fee. The earnest money and Option for the earnest money and	₩
		agent, at(address): \$	- n
		Fee shall be made payable to Escrow Agent[escrow agent] and may be paid separately of	ıı or
		combined in a single payment.	•
		(1) Buyer shall deliver additional earnest money of \$ to <u>Escrow Ager</u>	<u>ıt</u>
		[escrow agent] within days after the Effective Date of this contract.	
		(2) If the last day to deliver the earnest money, Option Fee, or the additional earnest mone falls on a Saturday, Sunday, or legal holiday, the time to deliver the earnest money, Optio	y
		Fee, or the additional earnest money, as applicable, is extended until the end of the nex	
		day that is not a Saturday, Sunday, or legal holiday.	. •
		(3) The amount(s) Escrow Agent[escrow agent] receives under this paragraph shall be applie	
		first to the Option Fee, then to the earnest money, and then to the additional earnes	st
		money. (4) Buyer authorizes <u>Escrow Agent[escrow agent]</u> to release and deliver the Option Fee t	
		Seller at any time without further notice to or consent from Buyer, and releases Escrov	
		Agent[escrow agent] from liability for delivery of the Option Fee to Seller. The Option Fe	
	_	will be credited to the Sales Price at closing.	
	В.	FERMINATION OPTION: For nominal consideration, the receipt of which Seller acknowledges,	
		and Buyer's agreement to pay the Option Fee within the time required, Seller grants Buyer the unrestricted right to terminate this contract by giving notice of termination to Seller within	
		days after the Effective Date of this contract (Option Period). Notices under this	
		paragraph must be given by 5:00 p.m. (local time where the Property is located) by the date	

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[11-08	3-2021]	(Add	ress of Property)		
	not be refunde Escrow Agent[e	yer gives notice of term d and <u>Escrow Agent[esc</u> scrow agent] to Seller;	crow agent] shall re and (ii) any earnest	elease any Option Fee i money will be refunded	remaining with I to Buyer.
D.	within the time Paragraph 15, of FAILURE TO TII Buyer fails to unrestricted rig	MELY DELIVER EARNES required, Seller may te or both, by providing not MELY DELIVER OPTION I deliver the Option Fee th to terminate this cont	rminate this contra cice to Buyer before FEE: If no dollar ar e within the time cract under this Para	ct or exercise Seller's really and the carrow the earm mount is stated as the Carequired, Buyer shall agraph 5.	emedies under lest money. Option Fee or if not have the
E.	TIME: Time is performance	of the essence for this required.	s paragraph and	strict compliance with	the time for
6. T	TLE POLICY A				
A.	TITLE POLICY:	Seller shall furnish to B	uyer at 🛮 Seller's 🕻	Buyer's expense an ow	ner's policy of
	(Title Company against loss up (including exist (1) Restrictive (2) The standar (3) Liens create	Title Policy) issued by	the Title Policy, subridinances) and the eplatted subdivision taxes a described in Para	ubject to the promulga e following exceptions: n in which the Property and assessments. graph 3.	ted exclusions is located.
	(4) Utility ease Property is	ments created by the o	dedication deed or	plat of the subdivisior	in which the
	(5) Reservation Buyer in wr	s or exceptions otherwi		s contract or as may b	e approved by
	(7) The standar matters.	rd printed exception as to	s to waters, tidela	nds, beaches, streams	s, and related
	(8) The standar lines, encro	d printed exception as tachments or protrusions	, or overlapping imp	provements:	a or boundary
	(9) The except Insurance.	e amended or deleted from the second of the	ages in area" at the ding minerals app	expense of U Buyer U roved by the Texas [
B.	shall furnish to legible copies of (Exception Doc Company to do shown in Paras Buyer within the days or 3 days Documents are	Within 20 days after the Buyer a commitment for restrictive covenants auments) other than the eliver the Commitment of the Commitment of the Commitment of the Commitment of the Closing Date not delivered within the commitment of the countries will be refunded to E	or title insurance (Cond documents evidents evid	ommitment) and, at Bu encing exceptions in the exceptions. Seller authors to Buyer at Bution Documents are not be automatically exterier. If the Commitment	yer's expense, e Commitment brizes the Title uyer's address to delivered to nded up to 15 and Exception
C.	SURVEY: The s	survey must be made by	a registered profes	ssional land surveyor ac	ceptable to the
	(1) Within Title Compa Affidavit pro to furnish	and Buyer's lender(s). ((_ days after the Effective any Seller's existing sumulgated by the Texas the existing survey of the survey at Seller's	ve Date of this cont irvey of the Prope Department of Insu or affidavit withir	ract, Seller shall furnisherty and a Residential Prance (T-47 Affidavit). In the time prescribed	Real Property If Seller fails , Buyer shall
	If the exist	ng survey or affidavit i obtain a new survey at (<u>s</u> not acce <u>pt</u> able to	o Title Company or Buy	er's lender(s),
	(2) Within at Buyer's 6	days after the Effecti expense. Buyer is deem ecified in this paragraph,	ed to receive the s	urvey on the date of ac	a new survey tual receipt or
	(3) Within	days after the Effect	ive Date of this cor	tract, Seller, at Seller's	expense shall
D.	OBJECTIONS: I disclosed on t Commitment of a special flood	w survey to Buyer. Buyer may object in wri he survey other than ther than items 6A(1) th hazard area (Zone \ gency map; or (iii) any e	items 6Å(1) throi irough (9) above; (/ or A) as shown	ugh (7) above; or dis ii) any portion of the Pr on the current Feder	sclosed in the operty lying in all Emergency
	Commitment, I allowed will co Schedule C of	ect the earlier of (i) the Exception Documents, a nstitute a waiver of Bu the Commitment are n shall cure any timely	nd the survey. Buy uyer's right to obje ot waived. Provided	yer's failure to object w ect; except that the re d Seller is not obligated	vithin the time equirements in d to incur any

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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 or survey[Survey] is revised or any new Exception Document(s) is delivered, Buyer may object to any new matter revealed in the revised Commitment or survey[Survey] or new Exception Document(s) within the same time stated in this paragraph to make objections beginning when the revised Commitment, survey[Survey], or Exception Document(s) is delivered to Buyer.

E. 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
- (2) MÉMBERSHIP IN PROPERTY OWNERS ASSOCIATION(S): The Property ☐ is ☐ is not subject to mandatory membership in a property owners association(s). If the Property is subject to mandatory membership in a property owners association(s), Seller notifies Buyer under §5.012, Texas Property Code, that, as a purchaser of property in the residential community identified in Paragraph 2 in which the Property is located, you are obligated to be a member of the property owners association(s). Restrictive covenants governing the use and occupancy of the Property and all dedicatory instruments governing the establishment, maintenance, and operation of this residential community have been or will be recorded in the Real Property Records of the county in which the Property is located. Copies of the restrictive covenants and dedicatory instruments may be obtained from the county clerk. You are obligated to pay assessments to the property owners association(s). The amount of the assessments is subject to change. Your failure to pay the assessments could result in enforcement of the association's lien on and the foreclosure of the Property.

Section 207.003, Property Code, entitles an owner to receive copies of any document that governs the establishment, maintenance, or operation of a subdivision, including, but not limited to, restrictions, bylaws, rules and regulations, and a resale certificate from a property owners' association. A resale certificate contains information including, but not limited to, statements specifying the amount and frequency of regular assessments and the style and cause number of lawsuits to which the property owners' association is a party, other than lawsuits relating to unpaid ad valorem taxes of an individual member of the association. These documents must be made available to you by the property owners' association or the association's agent on your request.

If Buyer is concerned about these matters, the TREC promulgated Addendum for Property Subject to Mandatory Membership in a Property Owners Association should be used.

(3) 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.

final execution of this contract.

(4) 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.

(5) 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 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.

(6) 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

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must give Buyer written containing the required not (8) TEXAS AGRICULTURAL DEV Texas Agricultural Develo	STRICTS: If the Property is notice as required by § tice shall be attached to thi VELOPMENT DISTRICT: The opment District. For addi	s in a public improvement district, Seller 5.014, Property Code. An addendum s contract
Property Code requires Se may be governed by Chapt (10)PROPANE GAS SYSTEM SE service area owned by a di	Property is subject to a public to notify Buyer as follower to notify Buyer as follower to some the ERVICE AREA: If the Propertion system retailer,	private transfer fee obligation, §5.205, pws: The private transfer fee obligation Texas Property Code. Perty is located in a propane gas system Seller must give Buyer written notice as and modum containing the notice approved by
TREC or required by the pa (11)NOTICE OF WATER LEVEL including a reservoir or la that has a storage capa operating level, Seller here adjoining the Property fluc	arties should be used. FLUCTUATIONS: If the Prolike, constructed and main city of at least 5,000 ac eby notifies Buyer: "The w tuates for various reasons	perty adjoins an impoundment of water, tained under Chapter 11, Water Code, cre-feet at the impoundment's normal ater level of the impoundment of water including as a result of: (1) an entity in the impoundment; or (2) drought or
	following notices have bee PID notices):	n given or are attached to this contract
the Property at reasonable selected by Buyer and licens Seller at Seller's expense sh keep the utilities on during the	times. Buyer may have sed by TREC or otherwise all immediately cause exist the time this contract is in ef	rmit Buyer and Buyer's agents access to the Property inspected by inspectors permitted by law to make inspections. Sting utilities to be turned on and shall fect. Nities to the Property suitable to satisfy
B. ACCEPTANCE OF PROPERTY with any and all defects ar warranties in this contract. By (1) or (2) does not preclude	nd without warranty exce uyer's agreement to accept e Buyer from inspecting t ments in a subsequent of	s the present condition of the Property pt for the warranties of title and the the Property As Is under Paragraph 7B he Property under Paragraph 7A, from amendment, or from terminating this
(1) Buyer accepts the Propert (2) Buyer accepts the Propert following specific repairs a	y As Is provided Seller, at and treatments:	Seller's expense, shall complete the
(Do not insert general phi repairs and treatments.)	rases, such as "subject to	inspections" that do not identify specific
C. COMPLETION OF REPAIRS shall complete all agreed repairs. [(ii) all] required permits. performed by persons who ar required by law, are commerced by la	pairs and treatments prior The [must be obtained, re licensed to provide such cially engaged in the trade r with copies of documents ent for the work complete 's election, any transferal treatments [will be transplete any agreed repairmedies under Paragraph	therwise agreed in writing, [÷ (i)] Seller to the Closing Date [†] and obtain any and] repairs and treatments must be repairs or treatments or, if no license is of providing such repairs or treatments. Action from the repair person(s) showing d; and (ii) at Seller's expense, arrange oble warranties [received by Seller] with asferred] to Buyer at closing Buyer's rs and treatments prior to the Closing 15 or extend the Closing Date up to 5 atments
D. ENVIRONMENTAL MATTERS: including asbestos and waste or endangered species or its l	Buyer is advised that the s or other environmental h habitat may affect Buver's	presence of wetlands, toxic substances, azards, or the presence of a threatened intended use of the Property. If Buyer is ated by TREC or required by the parties
E. SELLER'S DISCLOSURE[DISC has no knowledge of the follo (1) Seller is is is not adverse effect on the use	wing:] aware of any flooding of of the Property (+)	the Property which has had a material
(2) Seller J is J is not special assessment affection (3) Seller J is J is not a affect the Property.	aware of any pending or ng the Property.[;] aware of any environment	threatened litigation, condemnation, or all hazards that materially and adversely
Initialed for identification by Buyer	and Seller	TREC NO. 9- <u>16[15]</u>

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now or previously located or	are of any dumpsite, landfill, or underground tanks on the Property [+]	or containers
(5) Seller \square is \square is not awa	are of any wetlands, as defined by federal or s	state law or
regulation, affecting the Pro	perty.[; or]	thair habitat
affecting the Property.	are of any threatened or endangered species or t	nen nabitat
(7) Seller 🔲 is 🔲 is not aware	e that the Property is located 🖵 wholly 🖵 partly in a	a floodplain.
(8) Seller is is not awar	re that a tree or trees located on the Property has or	ak wilt.
If Seller is aware of any of the	e items above, explain (attach additional sheets if n	lecessary):
8. BROKERS AND SALES AGENTS:		<u>.</u>
	SCLOSURE: Texas law requires a real estate brok	ker or sales
agent who is a party to a trans	saction or acting on behalf of a spouse, parent, chi	ild, business
entity in which the broker or sa	ales agent owns more than 10%, or a trust for which	h the broker
or sales agent acts as a truste	ee or of which the broker or sales agent or the bro d is a beneficiary, to notify the other party in wr	riting hefore
entering into a contract of sale.	Disclose if applicable:	iding before
		 .
B. BROKERS' FEES: All obligation	is of the parties for payment of brokers' fees are of	contained in
separate written agreements.		
9. CLOSING:		
A. The closing of the sale will be or	n or before, 20, or w	vithin 7 days
(Closing Date) If either party	ragraph 6D have been cured or waived, whichever fails to close the sale by the Closing Date, the no	date is later
party may exercise the remedie	es contained in Paragraph 15	ii-deraditiiig
B. At closing:		
	liver a general warranty deed conveying title to the	
tay statements or certificate	tional exceptions to those permitted in Paragraph 6 es showing no delinquent taxes on the Property.	and furnish
(2) Buyer shall pay the Sales	Price in good funds acceptable to the Escrow A	gent[escrow
agent]		_
(3) Seller and Buyer shall exect	ute and deliver any notices, statements, certificates transfer of any warranties, and other documents	s, affidavits,
required for the closing of the	ne sale and the issuance of the Litle Policy.	
(4) There will be no liens, asse	essments, or security interests against the Propert	y which will
not be satisfied out of the	e sales proceeds unless securing the payment of	f any loans
· · · · ·	med loans will not be in default.	on a orbit of Cardia N
will be the obligation of Sells	fined by Chapter 5, Subchapter G of the Texas Pro er unless provided otherwise in this contract.	perty Code)
	r to Buyer possession of the Property in its present	or required
condition upon closing and funding	J.	, or required
11 SPECIAL PROVISIONS: (This	paragraph is intended to be used only for	r additional
informational items. An information	onal item is a statement that completes a blank in	n a contract
form, discloses factual information	on, or provides instructions. Real estate brokers	s and sales
this contract unless drafted by	a party to this contract or a party's attorney.)	(Insert only
factual statements and business	party to this contract or a party's attorney.) (a details applicable to the sale. TREC rules professional or business details for which a contract accordingly.)	hibit license
holders from adding factual state	ments or business details for which a contract ac	ddendum or
l other form has been promulgated	by TREC for mandatory use.)]	
		<u>.</u>
12. SETTLEMENT AND OTHER EXPE	NSES:	
A. The following expenses must be (1) Expenses payable by Seller	e paid at or prior to closing:	
(a) Releases of existing lien	is, including prepayment penalties and recording for	ees: release
of Seller's loan liability;	tax statements or certificates; preparation of deed;	one-half of
l escrow fee; and other ex	xpenses pavable by Seller under this contract.	
(v) Seller Stidil also pay an a following order: Ruyer's	amount not to excéed \$ to be app Expenses which Buyer is prohibited from paying b	hv FHA VA
I Texas Veterans Land Bo	pard or other governmental loan programs, and th	ien to other
Buyer's Expenses as allo	owed by the lender.	
(2) Expenses payable by Buye	er (Buýer's Expenses): Appraisal fees; loan applic reports; preparation of loan documents; interest or	cation rees;
I from date of disbursement	it to one month prior to dates of first monthly	pavments:
l recording fees; copies of ea	asements and restrictions; loan title policy with en	ndorsements
required by lender; loan-rel	lated inspection fees; photos; amortization schedule	es; one-half
insurance, reserve denosits	d items, including required premiums for flood s for insurance, ad valorem taxes and special go	onu nazaru overnmental
assessments; final complian	nce inspection; courier fee; repair inspection; under s incident to any loan; Private Mortgage Insurance	rwriting fee;
wire transfer fee; expenses	s incident to any loan; Private Mortgage Insurance	ce Premium
(rivil), VA LOAN FUNGING FEE	e, or FHA Mortgage Insurance Premium (MIP) as requestable by Buyer under this contract.	uned by the
<u> </u>		0.110 0 107
Initialed for identification by Buyer	and Seller TREG	C NO. 9- <u>16[1</u>

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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 AND ROLLBACK TAXES:

- PRORATIONS: Taxes for the current year, interest, rents, and prepaid regular periodic maintenance fees, assessments, and 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 A. PRORATIONS:
- B. ROLLBACK TAXES: If this sale or Buyer's use of the Property after closing results in the assessment of additional taxes, penalties or interest (Assessments) for periods prior to closing, the Assessments will be the obligation of Buyer. If Assessments are imposed because of Seller's use or change in use of the Property prior to closing, the Assessments will be the obligation of Seller. Obligations imposed by this paragraph will survive closing.
- 14. CASUALTY LOSS: If any part of the Property is damaged or destroyed by fire or other casualty after the Effective Date of this contract, Seller shall restore the Property 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. Seller's obligations under this paragraph are independent of any other obligations of Seller under this contract.
- 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, 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 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 does not resolved a particular position assistable relief. 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[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[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 is acting as Escrow Agent[escrow require any disbursement made in connection with this contract to be conditioned on Escrow
- Agent's[escrow agent's] collection of good funds acceptable to Escrow Agent[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 [escrow agent] may: (i) require a written release of liability of the Escrow Agent [escrow agent] from all parties before releasing any earnest money; and (ii) require payment of unpaid expenses incurred on behalf of a party. Escrow Agent [escrow agent] may deduct authorized expenses from the earnest money payable to a party. "Authorized expenses means expenses incurred by Escrow Agent [escrow Agent [escrow agent] on behalf of the party entitled to the earnest money that were authorized by this contract or that party. that were authorized by this contract or that party.
- C. DEMAND: Upon termination of this contract, either party or the Escrow Agent[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[escrow agent]. If either party fails to execute the release, either party may make a written demand to the Escrow Agent[escrow Agent[escrow Agent agent] for the earnest money. If only one party makes written demand for the earnest money, Escrow Agent [escrow agent] shall promptly provide a copy of the demand to the other party. If Escrow Agent [escrow agent] does not receive written objection to the demand from the other party within 15 days, Escrow Agent [escrow agent] may disburse the earnest money to the party making demand reduced by the amount of unpaid expenses incurred on behalf of the party receiving the earnest money and <u>Escrow Agent[escrow agent]</u> may pay the same to the creditors. If <u>Escrow Agent[escrow agent]</u> complies with the provisions of this paragraph, each party hereby releases Escrow Agent[escrow agent] from all adverse claims related to the disbursal of the earnest money.

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[11-	D. DAMAGES: Any party who wrongfully fails or Agent[escrow agent] within 7 days of receipt ((i) damages;	refuses to sign a release acceptable to the Escrow of the request will be liable to the other party for
	(ii) the earnest money; (iii) reasonable attorned. E. NOTICES: Escrow Agent's escrow agent's no	ey's fees; and (iv) all costs of suit. stices will be effective when sent in compliance with emand will be deemed effective upon receipt by
19.	REPRESENTATIONS: All covenants, represer closing. If any representation of Seller in this co in default. Unless expressly prohibited by writ Property and receive, negotiate and accept back	ntations and warranties in this contract survive ntract is untrue on the Closing Date, Seller will be tten agreement, Seller may continue to show the up offers.
20.	FEDERAL TAX REQUIREMENTS: If Seller is a 'Code and its regulations, or if Seller fails to delive to Buyer that Seller is not a "foreign person," the amount sufficient to comply with applicable tax Service together with appropriate tax forms. I written reports if currency in excess of specified a	"foreign person," as defined by Internal Revenue ver an affidavit or a certificate of non-foreign status en Buyer shall withhold from the sales proceeds an law and deliver the same to the Internal Revenue nternal Revenue Service regulations require filing amounts is received in the transaction.
21	. NOTICES: All notices from one party to the mailed to, hand-delivered at, or transmitted by	other must be in writing and are effective when fax or electronic transmission as follows:
	To Buyer at:	To Seller at:
	Phone: ()	Phone: ()
	E-mail/Fax:	E-mail/Fax:
	with a courtesy copy to:	with a courtesy copy to:
22.	cannot be changed except by their written agree	E-mail/Fax: ontains the entire agreement of the parties and ement. Addenda which are a part of this contract
	are (check all applicable boxes): Third Party Financing Addendum	Addendum for Coastal Area Property
	☐ Seller Financing Addendum	☐ Environmental Assessment, Threatened or Endangered Species and Wetlands
	Addendum for Property Subject to Mandatory Membership in a Property	Addendum
	Owners Association Buyer's Temporary Residential Lease	 Addendum for Property Located Seaward of the Gulf Intracoastal Waterway
	☐ Seller's Temporary Residential Lease	Addendum for Sale of Other Property by
	Addendum for Reservation of Oil, Gas	Buyer
	and Other Minerals ☐ Addendum for "Back-Up" Contract	 Addendum for Property in a Propane Gas System Service Area
	Addendum for "Back-Up" Contract Addendum Concerning Right to	Other (list):
	Terminate Due to Lender's Appraisal	
	Addendum containing Notice of Obligation to Pay Improvement District Assessment]	
23.	CONSULT AN ATTORNEY BEFORE SIGNING from giving legal advice. READ THIS CONTRACT (: TREC rules prohibit real estate license holders
	Buyer's	Seller's
	Attorney is:	Attorney is:
	Phone: ()	Phone: ()
	Fax: () E-mail:	Fax: <u>()</u> E-mail:
	L man	L IIIalli

Contract Concerning	(Address of Property)	Page 8 of 10 <u>11-07-2022</u>
[11 00 2021]	(Address of Froperty)	
EXECUTED theday of(BROKER: FILL IN THE DATE OF FIN	, 20	(Effective Date).
(BROKER: FILL IN THE DATE OF FIR	NAL ACCEPTANCE.)	
	<u> </u>	
Buyer	Seller	
	1	
Buyer	Seller	
·		



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. $9-\underline{16}[\underline{15}]$. This form replaces TREC NO. $9-\underline{15}[\underline{14}]$.

Contract Concerning	Page 9 of 10	11-07-2022
[11-08-2021]	(Address of Property)	

Other Broker Firm	License No.	Listing Broke	r Firm		License No.
Buyer only as Buyer's Seller as Listing Broke	_	represents	Seller and Buyer as Seller only as Seller		diary
Associate's Name	License No.	Listing Assoc	iate's Name		License No.
Team Name		Team Name			
Associate's Email Address	Phone	Listing Assoc	iate's Email Address		Phone
Licensed Supervisor of Associate	License No.	Licensed Sup	pervisor of Listing Associa	te	License No.
Other Broker's Address	Phone	Listing Broke	r's Office Address		Phone
City State	e Zip	City		State	Zip
	2	Selling Associ	iate's Name		License No
		Selling Assoc	iate's Email Address		Phone
		Licensed Sup	pervisor of Selling Associat	te	License No.
		Selling Assoc	iate's Office Address		
		City		State	Zip
Disclosure: Pursuant to a previou agreement between brokers), Listing the previous agreement between br	ng Broker has agre) This di	ed to pay Oth	er Broker a fee (informational purpose	compensates and doe	cion or othe

[11-08-2021]	(Address of F	roperty)	
	OPTION F	E RECEIPT	
Receipt of \$is acknowledged.	(Option Fee) in the fo	orm of	
Escrow Agent	-	-	Date
	EARNEST MO	NEY RECEIPT	
Receipt of \$_ is acknowledged.	Earnest Money in the	form of	
Escrow Agent	Received by	Email Address	Date/Time
Address			Phone
City	State	Zip	Fax
Receipt of the Contract		TRECEIPT	
Escrow Agent	Received by	Email Address	Date
Address	•		Phone
City	State	Zip	Fax
	ADDITIONAL EARN	ST MONEY RECEIPT	
Receipt of \$is acknowledged.	additional Earnest Mor	ney in the form of	
Escrow Agent	Received by	Email Address	Date/Time
Address		· · · · · · · · · · · · · · · · · · ·	Phone
City	State	Zip	Fax

Contract Concerning

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