11-04-2024



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC) ONE TO FOUR FAMILY RESIDENTIAL CONTRACT (RESALE)

EQUAL HOUSING

NOTICE: Not For Use For Condominium Transactions

1. 1	ARTIES: The parties to this contract are
(2	Seller) and OK Properties LLC (Terrence O'Connor) (Buyer). Seller agrees to sell and convey to Buyer and Buyer agrees to buy from Seller the Property defined below.
(PROPERTY: The land, improvements and accessories are collectively referred to as the Property Property).
A	A. LAND: Lot <u>\$48</u> Block <u>9</u> ,, County of, Texas, known as
	Addition, City of, County of,
	Texas, known as(address/zip code), or as described on attached exhibit.
E	above-described real property, including without limitation, the following permanently installed and built-in items, if any: all equipment and appliances, valances, screens, shutters, awnings, wall-to-wall carpeting, mirrors, ceiling fans, attic fans, mail boxes, television antennas, mounts and brackets for televisions and speakers, heating and air-conditioning units, security and fire detection equipment, wiring, plumbing and lighting fixtures, chandeliers, water softener system, kitchen equipment, garage door openers, cleaning equipment, shrubbery, landscaping, outdoor cooking equipment, and all other property attached to the above described real property.
	C. ACCESSORIES: The following described related accessories, if any: window air conditioning units, stove, fireplace screens, curtains and rods, blinds, window shades, draperies and rods, door keys, mailbox keys, above ground pool, swimming pool equipment and maintenance accessories, artificial fireplace logs, security systems that are not fixtures, and controls for: (i) garage doors, (ii) entry gates, and (iii) other improvements and accessories. "Controls" includes Seller's transferable rights to the (i) software and applications used to access and control improvements or accessories, and (ii) hardware used solely to control improvements or accessories. D. EXCLUSIONS: The following improvements and accessories will be retained by Seller and
	must be removed prior to delivery of possession: E. RESERVATIONS: Any reservation for oil, gas, or other minerals, water, timber, or other
	interests is made in accordance with an attached addendum.
ı	A. Cash portion of Sales Price payable by Buyer at closing
(Loan Assumption Addendum, Seller Financing Addendum\$ Sales Price (Sum of A and B)\$
F	LEASES: Except as disclosed in this contract, Seller is not aware of any leases affecting the Property. After the Effective Date, Seller may not, without Buyer's written consent, create a new ease, amend any existing lease, or convey any interest in the Property. (Check all applicable boxes)
	A. RESIDENTIAL LEASES: The Property is subject to one or more residential leases and the Addendum Regarding Residential Leases is attached to this contract.
□ E	3. FIXTURE LEASES: Fixtures on the Property are subject to one or more fixture leases (for example, solar panels, propane tanks, water softener, security system) and the Addendum Regarding Fixture Leases is attached to this contract.
V	C. NATURAL RESOURCE LEASES: "Natural Resource Lease" means an existing oil and gas, mineral, geothermal, water, wind, or other natural resource lease affecting the Property to which Seller is a party.
Į	d(1) Seller has delivered to Buyer a copy of all the Natural Resource Leases.
Ţ	(2) Seller has not delivered to Buyer a copy of all the Natural Resource Leases. Seller shall 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
tial	ed for identification by Buyer and Seller TREC NO. 20-

Initialed for identification by Buyer and Seller TREC NO. 20-18

Colby Marcee TXR 1601

Contract ConcerningPage 2 of 11 11-04-2024 (Address of Property)
5. EARNEST MONEY AND TERMINATION OPTION:
A. DELIVERY OF EARNEST MONEY AND OPTION FEE: Within 3 days after the Effective Date, Buyer
must deliver to (Escrow Agent) at (address): \$ as earnest money and \$ as the Option Fee. The earnest money and Option Fee shall be made payable to Escrow Agent
and may be paid separately or combined in a single payment. (1) Buyer shall deliver additional earnest money of \$ to 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 money
falls on a Saturday, Sunday, or legal holiday, the time to deliver the earnest money, Option Fee, or the additional earnest money, as applicable, is extended until the end of the next day that is not a Saturday, Sunday, or legal holiday.
(3) The amount(s) Escrow Agent receives under this paragraph shall be applied first to the Option Fee, then to the earnest money, and then to the additional earnest money. (4) Buyer authorizes Escrow Agent to release and deliver the Option Fee to Seller at any time
without further notice to or consent from Buyer, and releases Escrow Agent from liability for delivery of the Option Fee to Seller. The Option Fee will be credited to the Sales Price at closing.
B. TERMINATION 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 10 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 specified. If Buyer gives notice of termination within the time prescribed: (i) the Option Fee will not be refunded and Escrow Agent shall release any Option Fee remaining with Escrow Agent to
Seller; and (ii) any earnest money will be refunded to Buyer. C. FAILURE TO TIMELY DELIVER EARNEST MONEY: If Buyer fails to deliver the earnest money within the time required, Seller may terminate this contract or exercise Seller's remedies under Paragraph 15, or both, by providing notice to Buyer before Buyer delivers the earnest money. D. FAILURE TO TIMELY DELIVER OPTION FEE: If no dollar amount is stated as the Option Fee or if Buyer fails to deliver the Option Fee within the time required, Buyer shall not have the
unrestricted right to terminate this contract under this paragraph 5. E. TIME: Time is of the essence for this paragraph and strict compliance with the time for
performance is required.
6. TITLE POLICY AND SURVEY: A. TITLE POLICY: Seller shall furnish to Buyer at □ Seller's □ Buyer's expense an owner policy of title insurance (Title Policy) issued by
 (1) Restrictive covenants common to the platted subdivision in which the Property is located. (2) The standard printed exception for standby fees, taxes and assessments. (3) Liens created as part of the financing described in Paragraph 3. (4) Utility easements created by the dedication deed or plat of the subdivision in which the
Property is located. (5) Reservations or exceptions otherwise permitted by this contract or as may be approved by Buyer in writing.
(6) The standard printed exception as to marital rights. (7) The standard printed exception as to waters, tidelands, beaches, streams, and related matters.
(8) The standard printed exception as to discrepancies, conflicts, shortages in area or boundary lines, encroachments or protrusions, or overlapping improvements: ☐ (i) will not be amended or deleted from the title policy; or
(i) will be amended to read, "shortages in area" at the expense of Buyer Seller. (9) The exception or exclusion regarding minerals approved by the Texas Department of Insurance.
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.
Initialed for identification by Buyer and Seller TREC NO. 20-18

Contract Concerning	/Add	ress of Property)	Page 3	of 11	11-04-2024
C. SURVEY: The survey	`	registered professiona	l land surveyor acc	eptabl	e to the
☐ (1) Within 15 day Title Company S Affidavit or Declar or T-47.1 Declar days prior to Clo existing survey; does not accept survey at ☐ Sell ☐ (2) Within da at Buyer's expen the date specified Buyer may not	As after the Effective Seller's existing survaration promulgated ation). Buyer shall obsing Date if Seller fand (ii) affidavit or the existing survey, der's Dayer's expense. Buyer is deemed in this paragraph, we terminate the contracts the survey was neadys after the Effective ays after the Effective ages.	Date of this contract, yey of the Property a by the Texas Departmentain a new survey at ails to furnish within the declaration. If the Tor the affidavit or declarse no later than 3 days Date of this contract, to receive the survey whichever is earlier. If act under Paragraph 2 ot obtained.	and a Residential nent of Insurance of Seller's expense relations or laration, Buyer shales prior to Closing I Buyer may obtain on the date of ac Buyer fails to obtain a fact of the Third Page 1980.	Real F (T-47 / o later d both Buyer's l obtai Date. a new tual re in the arty Fi	Affidavit r than 3 the: (i) s lender n a new survey eceipt or survey, nancing
D. OBJECTIONS: Buyer disclosed on the s Commitment other t activity:	r may object in writ survey other than than items 6A(1) thr	items 6A(1) through ough (9) above; or wh	(7) above; disc nich prohibit the fo	closed Ilowing	in the g use or
Commitment, Excep allowed will constitue Schedule C of the Concept incur any expense, within 15 days after extended as necess delivering notice to contract and the easure does not term objections. If the delivered, Buyer mater or new Exception	otion Documents, and ute a waiver of Buy Commitment are not Seller shall cure any a Seller receives the sary. If objections a Seller within 5 days arnest money will be ninate within the time Commitment or survey object to any new Document(s) within	losing Date or (ii)	failure to object wexcept that the reported Seller is not buyer or any third and the Closin he Cure Period: (i) cor (ii) waive the cor (ii) waive the lanew Exception De revised Commitmed in this paragr	ithin to quirement obliged party grant or grant or grant or grant to grant or grant or grant party grant party grant gra	the time nents in gated to y lender e will be may, by ate this ons. If ived the ent(s) is a survey o make
(1) ABSTRACT OR TI Property examine obtain a Title Po	ed by an attorney of olicy. If a Title Polic	advises Buyer to have Buyer's selection, or B cy is furnished, the C choice due to the time	buyer should be fur commitment should	nished d be p	l with or romptly
(2) MEMBERSHIP IN to mandatory mem \$5.012, Texas Pridentified in Parmember of the poccupancy of the maintenance, or the Real Propert restrictive coven You are obligated amount of the assessments of the mandatory of the maintenance of the coven You are obligated amount of the assessments of the mandatory of the assessments of the mandatory mandatory of the mandatory members of the mandatory members of the mandatory members of the mandatory members of the province of the province of the mandatory members of the province	embership in a proper bership in a proper property Code, that, a graph 2A in which property owners associate Property and all operation of this result ants and dedicatory ted to pay assessive assessments is ould result in enforcements.	ASSOCIATION(S): The rety owners association by owners association as a purchaser of proper the Property is local ciation(s). Restrictive addicatory instrument sidential community hounty in which the Propert subject to change forcement of the association of the	(s). If the Propert (s), Seller notifies erty in the resident ted, you are oblic covenants governing the cave been or will be perty is located. Obtained from the covenants associated to the covenants of the cov	y is su Buye ial con gated f ig the establis copies count	r under nmunity to be a use and shment, orded in s of the cy clerk.
governs the esta limited to, restr property owners limited to, staten style and cause other than laws association. The association or th these matters Mandatory Men (3) STATUTORY TAX created district (Chapter 49, Texa	, Property Code, enti- ablishment, maintena- ictions, bylaws, rule ' association. A res- ments specifying the number of lawsuits lese documents mus- me association's ager the TREC pror mbership in a Prope (DISTRICTS: If the providing water, sev las Water Code, requ o the tax rate, bonde	itles an owner to receivence, or operation of a less and regulations, a less and regulations, a less amount and frequency to which the property id ad valorem taxes at be made available to made available to on your request. If nulgated Addendurery Owners Associated Property is situated wer, drainage, or floodires Seller to deliver and indebtedness, or statements.	a subdivision, included a resale certical a resale certical and a resale certical and a resale certical assess of the control of an individual material and the control facilities and Buyer to sign	Iding, ficate uding, ments on is a nember perty erned Subj and s the si	but not from a but not and the a party, r of the owners' about ject to attutorily services, tatutory
Initialed for identification by	/ Buyer	and Seller	Colby Marcee	TREC TXR	NO. 20-18 1601

	Contract C	Concerning	(Address of Property)	Page 4 of 11	11-04-2024
	(4)	Texas Natural Resources	Property abuts the tidally influence s Code, requires a notice regard t. An addendum containing the i	ing coastal area prope	rty to be
	(5)	ANNEXATION: If the Pro Buyer under §5.011, Tex the extraterritorial juris annexation by the mu boundaries and extraterr municipality's extraterrit	perty is located outside the limits as Property Code, that the Property diction of a municipality and micipality. Each municipality mai itorial jurisdiction. To determine if orial jurisdiction or is likely to be n, contact all municipalities locate	y may now or later be ir ay now or later be s intains a map that do f the Property is located e located within a mur	ncluded in ubject to epicts its I within a nicipality's
	(6)	PROPERTY LOCATED IN Notice required by §13.2 you are about to purchawhich is authorized by certificated area. If your or charges that you will There may be a period water or sewer service to certificated area and corbe required to pay and to your property. The unotice at or before the	A CERTIFICATED SERVICE AREA OF 57, Water Code: The real propert ase may be located in a certificate law to provide water or sewer a property is located in a certificated be required to pay before you car required to construct lines or other of your property. You are advised to your property. You are advised to the period, if any, that is required the period, if any, that is required the period of a binding contract for the secution of a binding contract for the security was a secution of a binding contract for the secution of the security was a secution of a binding contract for the security was a securit	cy, described in Paragrapted water or sewer service to the propertion area there may be spendered water or sewer facilities necessary to determine if the propertion determine the cost that to provide water or sewelledges receipt of the the purchase of the rea	ph 2, that vice area, es in the ecial costs or service. The provide erty is in a service foregoing
	(7)	PUBLIC IMPROVEMENT D must give Buyer writte	or at closing of purchase of the real of the real of the Property is in a property in a prope	public improvement distr , Property Code. An a	rict, Seller addendum
		TRANSFER FEES: If the Property Code, requires 5 may be governed by Cha	Property is subject to a private Seller to notify Buyer as follows: 7 pter 5, Subchapter G of the Texas	transfer fee obligation The private transfer fee Property Code.	obligation
	(9)	service area owned by a as required by §141.010,	SERVIĆE AREA: If the Property is distribution system retailer, Selle Texas Utilities Code. An addendu he parties should be used.	er must give Buyer writt	ten notice
	(10)	NOTICE OF WATER LEV water, including a reserv Code, that has a storage operating level, Seller he adjoining the Property fl	YEL FLUCTUATIONS: If the Prope voir or lake, constructed and main a capacity of at least 5,000 acre-feereby notifies Buyer: "The water le uctuates for various reasons, incluing the use the water stored in the	ntained under Chapter : eet at the impoundment evel of the impoundmen iding as a result of: (1)	11, Water t's normal t of water an entity
	(11)	must provide to Buye §1958.154, Occupations	REMEDIATION: If the Property has reach certificate of mold dam Code, during the 5 years preceding	nage remediation issug g the sale of the Propert	ed under y.
	(12)	REQUIRED NOTICES: T contract (for example, ut	he following notices have been ility, water, drainage, and public in	given or are attached nprovement districts): _	to this
	7 PRO	Seller's failure to provide rights to terminate the co PERTY CONDITION:	e applicable statutory notices may ontract.	provide Buyer with rer	nedies or
	A. AC to se Ar ex or B. SE (C	CCESS, INSPECTIONS AN the Property at reasonal elected by Buyer and licenty hydrostatic testing must be shall immediately a during the time this context. DISCLOSURE NOT theck one box only)	TICE PURSUANT TO §5.008, TEXAS	Property inspected by i tted by law to make ins eller in writing. Seller a ed on and shall keep th	nspectors spections. at Seller's e utilities
	(2) (2) (3) (3) (5) (5) (6) (6) (7) (7)) Buyer has received the I) Buyer has not received contract, Seller shall do Buyer may terminate the will be refunded to Buyer for any reason within whichever first occurs, a seller is not require ELLER'S DISCLOSURE OF FEDERAL FOR PROPERT	the Notice. Within 5 dayseliver the Notice to Buyer. If Buyers is contract at any time prior to the er. If Seller delivers the Notice, Buyer days after Buyer receives the and the earnest money will be refured to furnish the notice under the TeleAD-BASED PAINT AND LEAD-BA tial dwelling constructed prior to 1 Y CONDITION: "As Is" means the	ver does not receive the closing and the earne uyer may terminate this Notice or prior to the ded to Buyer. exas Property Code. SED PAINT HAZARDS is present condition of the	e Notice, st money s contract e closing, required e Property
L		or identification by Buyer	and without warranty except for		e and the EC NO. 20-1
		, , , , , , , , , , , , , , , , , , ,	<u> </u>		R 1601

Contract Concerning (Address of Property) warranties in this contract. Buyer's agreement to accept the Property As Is under Paragraph 70(1) or (2) does not preclude Buyer from inspecting the Property under Paragraph 77 (1) or (2) does not preclude Buyer from inspecting the Property vander Paragraph 77 (1) or (2) does not preclude Buyer from inspecting the Property As Is in the Control of the	-			
warranties in this contract. Buyer's agreement to accept the Property and Paragraph A 70(1) or (2) does not preclude Buyer from inspecting the Property under Paragraph A 70(1) or (2) does not preclude Buyer from inspecting the Property As Is contract during the Option Peroperty As Is. (Check one box only Property As Is. (Check one box only Property As Is. (Check one box only Property As Is. (Do not insert general phrases, such as "subject to inspections" that do not identify specific repairs and reatments: (Do not insert general phrases, such as "subject to inspections" that do not identify specific repairs and treatments.) E. LENDER REQUIRED REPAIRS AND TREATMENTS: Unless otherwise agreed in writing, neither party is obligated to pay for lender required repairs, which includes treatment for wood destroying insects. If the parties do not agree to pay for the lender required repairs or treatments, this contract will terminate and the earnest money will be refunded to Buyer. If the cost of lender required repairs and treatments exceeds 5% of the Sales Price, Buyer may also a subject to inspect the sales price, Buyer may be repaired to provide such repairs and treatments exceeds 5% of the Sales Price, Buyer may be repaired to provide such repairs and treatments prior to the Closing Date and obtain any required permits. The repairs and treatments must be performed by persons who are licensed to provide such repairs or treatments or, if no license is required by law, are commercially engaged in the trade of providing such repairs or treatments. Seller shall: (i) provide buyer with copies of documentation from the repair person(s) showing the scope of work and payment for the work completed; and (ii) at Seller's expense, arrange for the transfer of any payment for the work completed; and (ii) at Seller's expense, arrange for the transfer of any payment for the work completed; and (ii) at Seller's expense, arrange for the transfer of any payment for the work complete any agreed repairs and treatments prior to th		Contract Concerning	Page 5 of 11	11-04-2024
Q(2) Buyer accepts the Property As Is provided Seller, at Seller's expense, shall complete the following specific repairs and treatments: (Do not insert general phrases, such as "subject to inspections" that do not identify specific repairs and treatments.) ELENDER REQUIRED REPAIRS AND TREATMENTS: Unless otherwise agreed in writing, neither party is obligated to pay for lender required repairs, which includes treatment for wood destroying insects. If the parties do not agree to pay for the lender required repairs or treatment this conduct will be considered and the second of the sales price, Buyer may terminate this contract and the earnest money will be refunded to Buyer. The terminate this contract and the earnest money will be refunded to Buyer. Property in the sales price, Buyer may terminate this contract and the earnest money will be refunded to Buyer. Property in the sales price, Buyer may terminate this contract and the earnest money will be refunded to Buyer. Property in the sales price, Buyer may terminate this contract and the earnest money will be refunded to Buyer. Property in the sales price, Buyer may terminate this contract and the part of the sales price, Buyer may terminate the sales and treatments price to the Closing Date and obtain any required permits. The repairs and treatments price to Provide such repairs or treatments or required by persons who are licensed to provide such repairs or treatments or required by law, are commercially engaged in the trade of providing such repairs on treatments. Seller shall: (i) provide Buyer with copies of documentation from the repair person(s) showing the scope of work and payment for the work completed; and (ii) at Seller's expense, arrange for the transfer of any trade to complete the species of repairs and treatments of coloring shall be provided by the complete of sales and treatments. GENVIRONMENTAL MATTERS: Buyer is advised that the presence of wellands, toxic substances, including absestos and wastes or other environmental hazards, or		warranties in this contract. Buyer's agreement to accept the Property A 7D(1) or (2) does not preclude Buyer from inspecting the Property unde negotiating repairs or treatments in a subsequent amendment, or for contract during the Option Period, if any.	r Paragraph 7	'A,from
Fe, LENDER REQUIRED REPAIRS AND TREATMENTS: Unless otherwise agreed in writing, neither party is obligated to pay for lender required repairs, which includes treatment for wood destroying insects. If the parties do not agree to pay for the lender required repairs or treatments, this contract will terminate and the earnest money will be refunded to Buyer. If the cost of lender required repairs and treatments exceeds 5% of the Sales Price, Buyer may terminate this contract and the earnest money will be refunded to Buyer. F. COMPLETION OF REPAIRS AND TREATMENTS: Unless otherwise agreed in writing, Seller shall complete all agreed repairs and treatments must be performed by persons who are licensed to provide such repairs or treatments or, if no license is required by law, are commercially engaged in the trade of providing such repairs or treatments. Seller shall: (1) provide Buyer with copies of documentation from the repair person(s) showing the scope of work and payment for the work completed; and (ii) at Seller's sepsnes, arrange for the transfer of any transferable warranties with respect to the repairs and treatments to Buyer at closing, If Seller fails to complete any agreed repairs and treatments prior to the Closing Date up to 5 days if necessary for Selviro Membre and treatments with the closing Date up to 5 days if necessary for Selviro Membre Marting and treatments with the Closing Date up to 5 days if necessary for Selviro Membre Marting and treatments with the closing Date up to 5 days if necessary for Selviro Membre Marting and treatments of the presence of the presence of a threatment or endangered species or its habitat may affect Buyer's intended use of the Property, If Buyer is concerned about these matters, an addendum promulgated by TREC or required by the parties should be used. H. RESIDENTIAL SERVICE CONTRACTS: Buyer may purchase a residential service contract, Seller shall reimburse Buyer at closing for the soy aparties of the residential service contract, Seller shall reimburse Buyer at cl		(2) Buyer accepts the Property As Is provided Seller, at Seller's expens	e, shall comp	lete the
party is obligated to pay for lender required repairs, which includes treatment for wood destroying insects. If the parties do not agree to pay for the lender required repairs or treatments, this contract will terminate and the earnest money will be refunded to Buyer. If the cost of lender required repairs and treatments exceeds 5% of the Sales Price, Buyer may terminate this contract and the earnest money will be refunded to Buyer. F. COMPLETION OF REPAIRS AND TREATMENTS: Unless otherwise agreed in writing, Seller shall complete all agreed repairs and treatments must be performed by persons who are licensed to provide such repairs or treatments or, if no license is required by law, are commercially engaged in the trade of providing such repairs or treatments. Seller shall: (1) provide Buyer with copies of documentation from the repair person(s) showing the scope of work and payment for the work completed; and (ii) at Seller's expense, arrange for the transfer of any transferable warranties with respect to the repairs and treatments to Buyer at closing. If Seller fails to complete any agreed repairs and treatments prior to the closing Date, Buyer may exercise remedies under Paragraph 15 or extend the Closing Date up to 5 days if necessary for Seller complete the repairs and treatments prior to the closing bate, Buyer may exercise remedies under Paragraph 15 or extend the Closing Date of wetlands, toxic substances, including asbestos and wastes or other environmental hazards, or the presence of a threatened or endangered species or its habitat may affect Buyer's intended use of the Property. If Buyer is concerned about these matters, an addendum promulgated by TREC or required by the parties should be used. H. RESIDENTIAL SERVICE CONTRACTS: Buyer may purchase a residential service contract in a mamount not exceeding \$ Buyer purchased from various companies authorized to do business in Texas. B. BROKERS AND SALES AGENT DISCLOSURE: Texas law requires a real estate broker or sales agent who is a party to a tran		repairs and treatments.)	•	•
F. COMPLETION OF REPAIRS AND TREATMENTS: Unless otherwise agreed in writing, Seller shall complete all agreed repairs and treatments prior to the Closing Date and obtain any required permits. The repairs and treatments must be performed by persons who are licensed to provide such repairs or treatments or, if no license is required by law, are commercially engaged in the trade of providing such repairs or treatments. Seller shall: (i) provide Buyer with copies of documentation from the repair person(s) showing the scope of work and payment for the work completed; and (ii) at Seller's expense, arrange for the transfer of any transferable warranties with respect to the repairs and treatments to Buyer at closing. If Seller fails to complete any agreed repairs and treatments prior to the Closing Date, Buyer may exercise remedies under Paragraph 15 or extend the Closing Date up to 5 days if necessary for Seller to complete the repairs and treatments. G. ENVIRONMENTAL MATTERS: Buyer is advised that the presence of wetlands, toxic substances, including asbestos and wastes or other environmental hazards, or the presence of a threatened or endangered species or its habitat may affect Buyer's intended use of the Property. If Buyer is concerned about these matters, an addendum promulgated by TREC or required by the parties should be used. H. RESIDENTIAL SERVICE CONTRACTS: Buyer may purchase a residential service contract from a provider or administrator licensed by the Texas Department of Licensing and Regulation. If Buyer purchases a residential service contract for the scope of coverage, exclusions and limitations. The purchase of a residential service contract is apparent to the scope of coverage, exclusions and limitations. The purchase of a residential service contract is optional. Similar coverage may be purchased from various companies authorized to do business in Texas. 8. BROKERS AND SALES AGENTS: A. BROKERS AND SALES AGENT DISCLOSURE: Texas law requires a real estate broker or sales agent who is a party to a		party is obligated to pay for lender required repairs, which includes destroying insects. If the parties do not agree to pay for the lender treatments, this contract will terminate and the earnest money will be rethe cost of lender required repairs and treatments exceeds 5% of the Sa	treatment for required repetured repetured	or wood pairs or uyer. If
including asbestos and wastes or other environmental hazards, or the presence of a threatened or endangered species or its habitat may affect Buyer's intended use of the Property. If Buyer is concerned about these matters, an addendum promulgated by TREC or required by the parties should be used. H. RESIDENTIAL SERVICE CONTRACTS: Buyer may purchase a residential service contract from a provider or administrator licensed by the Texas Department of Licensing and Regulation. If Buyer purchases a residential service contract, Seller shall reimburse Buyer at closing for the cost of the residential service contract, Seller shall reimburse Buyer at closing for the cost of the residential service contract for the scope of coverage, exclusions and limitations. The purchase of a residential service contract to potional. Similar coverage may be purchased from various companies authorized to do business in Texas. 8. BROKERS AND SALES AGENTS: A. BROKER OR SALES AGENT DISCLOSURE: Texas law requires a real estate broker or sales agent who is a party to a transaction or acting on behalf of a spouse, parent, child, business entity in which the broker or sales agent owns more than 10%, or a trust for which the broker or sales agent owns more than 10% or a trust for which the broker or sales agent on the broker or sales agent or child is a beneficiary, to notify the other party in writing before entering into a contract of sale. Disclose if applicable: B. BROKERS' FEES: All obligations of the parties for payment of brokers' fees are contained in separate written agreements. 9. CLOSING: A. The closing of the sale will be on or before 03/13/2025 A. The closing of the sale will be on or before 03/13/2025 A. The closing of the sale will be on or before 03/13/2025 A. The closing of the sale will be on or before 03/13/2025 A. The closing of the sale will be on or before 03/13/2025 A. The closing of the sale will be on or before 03/13/2025 A. The closing of the sale will be on close of the sale by the Closing Date, the non-d		F. COMPLETION OF REPAIRS AND TREATMENTS: Unless otherwise agreed is complete all agreed repairs and treatments prior to the Closing Date and permits. The repairs and treatments must be performed by persons provide such repairs or treatments or, if no license is required by latengaged in the trade of providing such repairs or treatments. Seller shouth copies of documentation from the repair person(s) showing the payment for the work completed; and (ii) at Seller's expense, arrange for transferable warranties with respect to the repairs and treatments to Buy fails to complete any agreed repairs and treatments prior to the Closing exercise remedies under Paragraph 15 or extend the Closing Date up to 5	d obtain any in who are lice aw, are commodil: (i) provide scope of working the transferer at closing.	required nsed to nercially e Buyer ork and r of any If Seller ver may
provider or administrator licensed by the Texas Department of Licensing and Regulation. If Buyer purchases a residential service contract, Seller shall reimburse Buyer at closing for the cost of the residential service contract in an amount not exceeding \$		including asbestos and wastes or other environmental hazards, or threatened or endangered species or its habitat may affect Buyer's Property. If Buyer is concerned about these matters, an addendum prorequired by the parties should be used.	the presend intended use mulgated by	ce of a of the TREC or
A. BROKER OR SALES AGENT DISCLOSURE: Texas law requires a real estate broker or sales agent who is a party to a transaction or acting on behalf of a spouse, parent, child, business entity in which the broker or sales agent owns more than 10%, or a trust for which the broker or sales agent acts as a trustee or of which the broker or sales agent or the broker or sales agent's spouse, parent or child is a beneficiary, to notify the other party in writing before entering into a contract of sale. Disclose if applicable: B. BROKERS' FEES: All obligations of the parties for payment of brokers' fees are contained in separate written agreements. 9. CLOSING: A. The closing of the sale will be on or before 03/13/2025 A. The closing of the party fails to close the sale by the Closing Date, the non-defaulting party may exercise the remedies contained in Paragraph 15. B. At closing: (1) Seller shall execute and deliver a general warranty deed conveying title to the Property to Buyer and showing no additional exceptions to those permitted in Paragraph 6 and furnish tax statements or certificates showing no delinquent taxes on the Property. (2) Buyer shall pay the Sales Price in good funds acceptable to the Escrow Agent. (3) Seller and Buyer shall execute and deliver any notices, statements, certificates, affidavits, releases, loan documents, transfer of any warranties, and other documents reasonably required for the closing of the sale and the issuance of the Title Policy. (4) There will be no liens, assessments, or security interests against the Property which will not be satisfied out of the sales proceeds unless securing the payment of any loans assumed by Buyer and assumed loans will not be in default. (5) Private transfer fees (as defined by Chapter 5, Subchapter G of the Texas Property Code)		provider or administrator licensed by the Texas Department of Licensin Buyer purchases a residential service contract, Seller shall reimburse Bu cost of the residential service contract in an amount not exceeding \$ should review any residential service contract for the scope of cover limitations. The purchase of a residential service contract is options	ng and Regula yer at closing rage, exclusional. Similar co	ation. If I for the . Buyer ons and overage
A. BROKER OR SALES AGENT DISCLOSURE: Texas law requires a real estate broker or sales agent who is a party to a transaction or acting on behalf of a spouse, parent, child, business entity in which the broker or sales agent owns more than 10%, or a trust for which the broker or sales agent acts as a trustee or of which the broker or sales agent or the broker or sales agent's spouse, parent or child is a beneficiary, to notify the other party in writing before entering into a contract of sale. Disclose if applicable: B. BROKERS' FEES: All obligations of the parties for payment of brokers' fees are contained in separate written agreements. 9. CLOSING: A. The closing of the sale will be on or before 03/13/2025 A. The closing of the party fails to close the sale by the Closing Date, the non-defaulting party may exercise the remedies contained in Paragraph 15. B. At closing: (1) Seller shall execute and deliver a general warranty deed conveying title to the Property to Buyer and showing no additional exceptions to those permitted in Paragraph 6 and furnish tax statements or certificates showing no delinquent taxes on the Property. (2) Buyer shall pay the Sales Price in good funds acceptable to the Escrow Agent. (3) Seller and Buyer shall execute and deliver any notices, statements, certificates, affidavits, releases, loan documents, transfer of any warranties, and other documents reasonably required for the closing of the sale and the issuance of the Title Policy. (4) There will be no liens, assessments, or security interests against the Property which will not be satisfied out of the sales proceeds unless securing the payment of any loans assumed by Buyer and assumed loans will not be in default. (5) Private transfer fees (as defined by Chapter 5, Subchapter G of the Texas Property Code)		8. BROKERS AND SALES AGENTS:		
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A. The closing of the sale will be on or before 03/13/2025 , or within 7 days after objections made under Paragraph 6D have been cured or waived, whichever date is later (Closing Date). If either party fails to close the sale by the Closing Date, the non-defaulting party may exercise the remedies contained in Paragraph 15. B. At closing: (1) Seller shall execute and deliver a general warranty deed conveying title to the Property to Buyer and showing no additional exceptions to those permitted in Paragraph 6 and furnish tax statements or certificates showing no delinquent taxes on the Property. (2) Buyer shall pay the Sales Price in good funds acceptable to the Escrow Agent. (3) Seller and Buyer shall execute and deliver any notices, statements, certificates, affidavits, releases, loan documents, transfer of any warranties, and other documents reasonably required for the closing of the sale and the issuance of the Title Policy. (4) There will be no liens, assessments, or security interests against the Property which will not be satisfied out of the sales proceeds unless securing the payment of any loans assumed by Buyer and assumed loans will not be in default. (5) Private transfer fees (as defined by Chapter 5, Subchapter G of the Texas Property Code)		separate written agreements.	fees are cont	ained in
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·		releases, loan documents, transfer of any warranties, and other derequired for the closing of the sale and the issuance of the Title Policy. (4) There will be no liens, assessments, or security interests against the not be satisfied out of the sales proceeds unless securing the parassumed by Buyer and assumed loans will not be in default.	e Property wlayment of an	asonably hich will ny loans
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Cor	ntract Concerning	(Address of Property)	Page 6 of 11	11-04-20
	assessed by a proper Subject to Mandatory	n of Seller unless provided other rty owners' association are gover Membership in a Property Owners	rned by the Addendum for	sfer fees Property
10.	required condition, ordinate to a temporary residentiathe parties. Any possess authorized by a written parties. Consult your i	Seller shall deliver to Buyer posses ary wear and tear excepted: \(\sigma\) u al lease form promulgated by TRE sion by Buyer prior to closing or lease will establish a tenancy at insurance agent prior to chan verage may be limited or term	pon closing and funding EC or other written lease re by Seller after closing wh sufferance relationship bet ge of ownership and po	according quired by ich is not ween the ssession
	lease or appropriate in B. SMART DEVICES: "Smar remote use, monitoring, Realty Items Addendum; delivers possession of the (1) deliver to Buyer writ and applications Buy	rsurance coverage may expose rt Device" means a device that and management of: (i) the Properor (iii) items in a Fixture Lease are Property to Buyer, Seller shall: ten information containing all acyer will need to access, operate	e the parties to economic connects to the internet the erty; (ii) items identified in assigned to Buyer. At the ti	loss. to enable any Non- me Seller asswords,
		e all access and connections to ersonal devices including but not		
11.	items. An informational iten factual information, or provi from practicing law and sha	This paragraph is intended to be in is a statement that completes ides instructions. Real estate broall not add to, delete, or modify intract or a party's attorney.)	a blank in a contract form, kers and sales agents are p any provision of this contra	discloses prohibited act unless
	(1) Seller shall pay the fo (a) releases of existin Seller's loan liabil escrow fee; broke by Seller under th (b) the following amous (c) an amount not to (2) Buyer shall pay the for fees; origination char notes from date of d recording fees; copie required by lender; load of escrow fee; all p insurance, reserve d assessments; final co wire transfer fee; ex (PMI), VA Loan Fundin	nust be paid at or prior to closing: ollowing expenses (Seller's Expensing liens, including prepayment per lity; tax statements or certificate erage fees that Seller has agreed	nalties and recording fees; res; preparation of deed; or to pay; and other expenses fees that Buyer has agree fice (check one box only); a plied to other Buyer's Expenses): Appraisal fees; loan a of loan documents; interest to dates of first monthly ploan title policy with endoos; amortization schedules; and premiums for flood and the management of the policy with endoos; amortization schedules; and premiums for flood and the management of the policy with endoos; amortization schedules; and premiums for flood and the management of the policy with endoors; amortization schedules; and premiums for flood and the premiums for flood and the policy with endoors; amortization schedules; and premiums for flood and the premiums for flood and the premium (MIP) as required.	d to pay: ind inses. pplication st on the ayments; orsements one-half d hazard ernmental riting fee; Premium ed by the
	B. If any expense exceeds paid by a party, that party such excess. Buyer may	an amount expressly stated in t rty may terminate this contract u not pay charges and fees expr other governmental loan program	unless the other party agreements of the control of	es to pay
13.	fees, assessments, and due The tax proration may be calc current year's taxes. If taxes for	the current year, interest, rents, es (including prepaid items) will be culated taking into consideration any error the current year vary from the ame statements for the current year are as or the current year.	e prorated through the Clos change in exemptions that will ount prorated at closing, the p	sing Date. I affect the arties shall

Initialed for identification by Buyer and Seller and Seller TREC NO. 20-18
Colby Marcee TXR 1601

Contract Concerning	J	Page 7 of 11	11-04-2024
	(Address of Property)	_	

- **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.
- **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.

18. ESCROW:

- 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 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 before releasing any earnest money; 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 behalf of the party receiving the earnest money and Escrow Agent may pay the same to the creditors. If Escrow Agent complies with the provisions of this paragraph, each party hereby releases Escrow Agent from all adverse claims related to the disbursal of the earnest money.
- D. DAMAGES: Any party who wrongfully fails or refuses to sign a release acceptable to the Escrow Agent within 7 days of receipt of the request will be liable to the other party for (i) damages; (ii) the earnest money; (iii) reasonable attorney's fees; and (iv) all costs of suit.
- E. NOTICES: Escrow Agent's notices will be effective when sent in compliance with Paragraph 21. Notice of objection to the demand will be deemed effective upon receipt by Escrow Agent.
- **19. REPRESENTATIONS:** All covenants, representations and warranties in this contract survive closing. If any representation of Seller in this contract is untrue on the Closing Date, Seller will be in default. Unless expressly prohibited by written agreement, Seller may continue to show the Property and receive, negotiate and accept back up offers.
- **20. FEDERAL REQUIREMENTS:** If Seller is a "foreign person," as defined by Internal Revenue Code and its regulations, or if Seller fails to deliver an affidavit or a certificate of non-foreign status to Buyer that Seller is not a "foreign person," then Buyer shall withhold from the sales proceeds an amount sufficient to comply with applicable tax law and deliver the same to the Internal Revenue Service together with appropriate tax forms. Internal Revenue Service regulations require filing written reports if currency in excess of specified amounts is received in the transaction.

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Cor	ntract Concerning(Address o	Page 8 of 11 11-04-2024 Property)			
	NOTICES: All notices from one party to the other must be in writing and are effective when mailed to, hand-delivered at, or transmitted by fax or electronic transmission as follows:				
	To Buyer at: 3642 Hunters Glen Rd				
	Phone:	Phone:			
	E-mail/Fax:	E-mail/Fax:			
	E-mail/Fax: With a copy to Buyer's agent at:	E-mail/Fax:			
	With a copy to Buyer's agent at:	With a copy to Seller's agent at:			
22.	AGREEMENT OF PARTIES: This contract contract be changed except by their written agree are (Check all applicable boxes):	ontains the entire agreement of the parties and ement. Addenda which are a part of this contract			
	☐ Third Party Financing Addendum	Seller's Temporary Residential Lease			
	Seller Financing Addendum	☐ Short Sale Addendum			
	Addendum for Property Subject to Mandatory Membership in a Property Owners Association	Addendum for Property Located Seaward of the Gulf Intracoastal Waterway			
	 Buyer's Temporary Residential Lease Loan Assumption Addendum Addendum for Sale of Other Property by Buyer Addendum for Reservation of Oil, Gas and Other Minerals 	 Addendum for Seller's Disclosure of Information on Lead-based Paint and Lead-based Paint Hazards as Required by Federal Law 			
		Addendum for Property in a Propane Gas System Service Area			
	Addendum for "Back-Up" Contract	☐ Addendum Regarding Residential Leases			
	Addendum for Coastal Area Property	☐ Addendum Regarding Fixture Leases			
	☐ Addendum for Authorizing Hydrostatic Testing	Addendum containing Notice of Obligation to Pay Improvement District Assessment			
	Addendum Concerning Right to Terminate Due to Lender's Appraisal	☐ Addendum for Section 1031 Exchange			
	Environmental Assessment, Threatened or Endangered Species and Wetlands Addendum	Other (list):			
23.	CONSULT AN ATTORNEY BEFORE SIGNING agents from giving legal advice. READ THIS CON	: TREC rules prohibit real estate brokers and sales ITRACT CAREFULLY.			
	Buyer's Attorney is:	Seller's Attorney is:			
	Phone:	Phone:			
	Fax:	Fax:			
	E-mail:	E-ma <u>il:</u>			

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EXECUTED theday of (BROKER: FILL IN THE DATE	(Effective Date).	
(BROKER: FILL IN THE DATE	OF FINAL ACCEPTANCE.)	
	•	
Puvor	Collor	
Buyer	Seller	
Buyer	<u>Seller</u>	
Buyer	Seller	
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. 20-18. This form replaces TREC NO. 20-17.

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Contract Concerning		Page 10 of 11	11-04-2024
	(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 intermediary Seller only as Seller's agent
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 State 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
	% of the Sales F	nent, Listing Broker has agreed to pay Other Broker a fee Price). This disclosure is for informational purposes and does to pay or share a commission.

Contract Concerning

	(Address o	f Property)	ago 11 o. 11
	OPTION FE	E RECEIPT	
Receipt of \$100.00 is acknowledged.	(Option Fee) in the f	orm of _	
Escrow Agent			Date
	EARNEST MO	NEY RECEIPT	
Receipt of \$2,000.00 is acknowledged.	Earnest Money in	the form of	
Escrow Agent	Received by	Email Address	Date/Time
Address			Phone
City	State	Zip	Fax
	CONTRAC	T RECEIPT	
Receipt of the Contract is a	acknowledged.		
Escrow Agent	Received by	Email Address	Date
Address			Phone
City	State	Zip	Fax
	ADDITIONAL EARNI	ST MONEY RECEIPT	
Receipt of \$.00 is acknowledged.	additional Earnest N	Noney in the form of	
Escrow Agent	Received by	Email Address	Date/Time
Address			Phone -
City	State	Zip	Fax

3258645616

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