

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-07-2022

FARM AND RANCH CONTRACT

NOTICE: Designed For Use In Sales Of Existing Farms Or Ranches Of Any Size. Not For Use In Complex Transactions.

	1 C	ARTIES: The parties to this contract are
2.	se PF	eller) and
		servations, are collectively referred to as the Property (Property).
		LAND: The land situated in the County (or Counties) of
		Texas, described as follows:
		an ac described on attached exhibit, also known as
		or as described on attached exhibit, also known as(address/zip code), together with all rights, privileges, and appurtenances pertaining thereto.
	В.	IMPROVEMENTS:
		(1) FARM and RANCH IMPROVEMENTS: The following permanently installed and built-in items , if any: windmills, tanks, barns, pens, fences, gates, sheds, outbuildings, and corrals.
		items, if any: windmills, tanks, barns, pens, fences, gates, sheds, outbuildings, and corrals. (2) RESIDENTIAL IMPROVEMENTS: Any houses, garages, and all other fixtures and improvements attached to the above-described real property, including without limitation, the following permanently installed and built-in items, if any: all equipment and appliances valences servers shutters awained with the well-correcting mirrors entitied fand.
		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
		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.	ACCESSURIES:
		(1) FARM AND RANCH ACCESSORIES: The following described related accessories: (check boxes of conveyed accessories) \(\Delta \) portable buildings \(\Delta \) bunting blinds \(\Delta \) game feeders \(\Delta \) livestock
		of conveyed accessories) \square portable buildings \square hunting blinds \square game feeders \square livestock feeders and troughs \square irrigation equipment \square fuel tanks \square submersible pumps \square pressure tanks \square corrals \square gates \square chutes \square other:
		tanks 🖬 corrals 🖺 gates 🖵 chutes 🖺 other:
		(2) RESIDENTIAL 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 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.
	υ.	CROPS: Unless otherwise agreed in writing, Seller has the right to harvest all growing crops until delivery of possession of the Property.
	E.	EXCLUSIONS: The following improvements, accessories, and crops will be retained by Seller and
		must be removed prior to delivery of possession:
	F.	RESERVATIONS: Any reservation for oil, gas, or other minerals, water, timber, or other interests
		is made in accordance with an attached addendum.
_	_	ALES PRICE: Cash portion of Sales Price payable by Buyer at closing
	Λ.	The term "Cash portion of the Sales Price" does not include proceeds from borrowing of any kind
	_	or selling other real property except as disclose <u>d</u> in this contract.
	В.	Sum of all financing described in the attached: ☐ Third Party Financing Addendum, ☐ Seller Financing Addendum \$
	C.	Sales Price (Sum of A and B) \$
	Ď.	The Sales Price \(\bigcup\) will not be adjusted based on the survey required by Paragraph 6C.
		If the Sales Price is adjusted, the Sales Price will be adjusted based on the difference between
		acres and the acreage set forth in the survey required by Paragraph 6C. The difference in acreage (either increased or decreased) shall be multiplied by the sum of per acre
		and either added to or cultracted from the Sales Drice stated in Daragraph 3C. It the Sales Drice
		notice to the other party within days after the terminating party receives the survey
		is adjusted by more than 10%, either party may terminate this contract by providing written notice to the other party within days after the terminating party receives the survey. If neither party terminates this contract or if the variance is 10% or less, the adjustment will be made to the amount in \$\overline{1}\$ 3A \$\overline{1}\$ 3B \$\overline{1}\$ proportionately to 3A and 3B. EASES: Except as disclosed in the contract, Seller is not aware of any leases affecting the specific of the selective party. Seller may not without Buyer's written consent, create a new party of the selective party of the selective party and the selection of the
1	1 5	will be made to the amount in \square 3A \square 3B \square proportionately to 3A and 3B.
╼.	r_1	operty. After the Lifective Date, Selier may not, without buyer's written consent, create a new
	lea	ase, amend any existing lease, or convey any interest in the Property. (Check all applicable
\Box		DESIDENTIAL LEASES: The Property is subject to one or more residential leases and the
_	۸.	RESIDENTIAL LEASES: The Property is subject to one or more residential leases and the Addendum Regarding Residential Leases is attached to this contract.
		and for identification by Buyer and College

Contract Concer	ning	(Address of Property)	Page 2 of 11	11-07-2022
☐ B. FIXTURE example,	LEASES: Fixtures on , solar panels, propar	the Property are subject to ne tanks, water softener, secur ched to this contract.	one or more fixture rity system) and the	leases (for Addendum
C. NATURAL water,	L RESOURCE LEASES: `or other natural resource	"Natural Resource Lease" means ce lease affecting the Property to	s an existing oil and ga which Seller is a	
(2) Selle	er has not delivered to	er a copy of all the Natural Resou o Buyer a copy of all the Natu ne Natural Resource Leases with ct within days after the e earnest money shall be refunde	ral Resource Leases. in 3 days after the Effe	ective Date.
(for exar solar leas	mple, grazing leases, hu ses, timber or forestry l	ase" means an existing lease for unting leases, agricultural leases eases). (Check all applicable box	, recreational leases, ves)	
_ ` ´	•	r a copy of all written Surface Lea		
(2) Selle lease, na	r provides Buyer with n ime of the tenant(s), re	otice of the following oral Surfac ntal amount, and term:	e Lease(s), identifying	the type of
☐ (3) Selle	er has not delivered to	Buyer all Surface Leases (whe	ther written or oral)	Seller shall
provide t identifyir after the	to Buyer a copy of all ng the type of lease, th Effective Date. Buyer n	the written Surface Leases and the name of the tenant(s), rental may terminate the contract within eases and the earnest money sha	notice of all oral Surf amount, and term, windays after th	ace Leases, ithin 3 days ne date the
5. EARNEST I	MONEY AND TERMINA	ATION OPTION:		
A. DELIVER	Y OF EARNEST MONEY	AND OPTION FEE: Within 3 day (address): \$_ as the Option Fee. The earner	ys after the Effective I _ (Escrow Agent) at	Date, Buyer
manaya	nd t	(address): \$	a a	s earnest
made pa	yable to escrow agent r shall deliver additional	and may be paid separately or collections and may be paid separately or collections. I see the contract of this contract.	ombinea in a single pay	/ment.
on a the a	e last day to deliver the Saturday, Sunday, or le	eearnest money, Option Fee, or egal holiday, the time to deliver t y, as applicable, is extended un	the earnest money, Op	tion Fee, or
Fee,	then to the earnest mor	t receives under this paragraph oney, and then to the additional each	arnest money.	•
witho	out further notice to or ery of the Option Fee	gent to release and deliver the consent from Buyer, and releas to Seller. The Option Fee will	ses Escrow Agent from	liability for
B. TERMINA Buyer's unrestric	ATION OPTION: For non agreement to pay the ted right to termina days after the Effect	ninal consideration, the receipt of Option Fee within the time rete this contract by giving noticive Date of this contract (Option 1997).	equired, Seller grants ice of termination to S tion Period). Notices	Buyer the Seller within under this
specified not be re	. If Buyer gives notice efunded and Escrow Ag	:00 p.m. (local time where the of termination within the time jent shall release any Option Fed ey will be refunded to Buyer.	prescribed: (i) the Opt	ion Fee will
C. FAILURE the time	TO`TIMELY DELIVER EA e required, Seller may	ARNEST MONEY: If Buyer fails to y terminate this contract or ding notice to Buyer before Buyer	exercise Seller's reme	edieś under
D. FAILŪRĒ Buyer fa	TO TIMELY DELIVER C ails to deliver the Op	OPTION FEE: If no dollar amount tion Fee within the time requ his contract under this Paragraph	t is stated as the Optic uired, Buyer shall no	on Fee or if
E. TIME: Ti	me is of the essence	for this paragraph and strict	compliance with th	e time for
<u>-</u>	ICY AND SURVEY:			
A. TITLE PC title insu in the ar	DLICY: Seller shall furnis rance (Title Policy) issue nount of the Sales Price	sh to Buyer at Seller's Subset Bused by: e, dated at or after closing, insubject to the promulgated exclusions.	(Title uring Buyer against los	e Company) s under the
and zonii (1) The s	ng ordinances) and the standard printed excepti	following exceptions: ion for standby fees, taxes and a	ssessments.	J
(3) Reser Buye	rvations or exceptions r in writing.	financing described in Paragraph otherwise permitted by this cor	ntract or as may be a	pproved by
Initialed for ide	ntification by Buyer	and Seller	——— Tre	EC NO. 25-1!

(4) The standard printed exception as to marital rights. (5) The standard printed exception as to waters, tidelands, beaches, streams, and related matters. (6) 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 to read, "shortages in area" at the expense of Buyer Seller. (7) 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) or the the standard printed excitor exceptions in the Commitment (Exception Documents) or the the standard printed excitor with the standard printed exception by Seller and or increases nown 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. SURVEY: The survey must be made by a registered professional land survey or acceptable to the Title Company and Buyer's lender(s), (Check one box only): (1) Within
(5) The standard printed exception as to waters, tidelands, beaches, streams, and related matters. (6) The standard printed exception as to discrepancies, conflicts, shortages in area or boundary lines, encroachments or protrusions, or overlapping improvements: (1) will not be amended or deleted from the title policy; or (1) 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. C. SURVEY: The survey must be made by a registered professional land survey or acceptable to the Title Company and Buyer's lender(s). (Check one box only): (1) Within days after the Effective Date of this contract, Seller shall furnish to Buyer and Title Company Seller's existing survey of the Property and a Residential Real Property Affidavit promulgated by the Texas Department of Insurance (T-47 Affidavit). If Seller fails to furnish the existing survey or affidavit within the time prescribed, Buyer shall obtain a new survey at Seller's expense no later than 3 days prior to Closing Date. The existing survey or Buyer's lender(s), a new survey will be obtained at the expense of ☐ Buyer ☐ Seller no later than 3 days after the Effe
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Title Company and Buyer's lender(s). (Check one box only): (1) Within days after the Effective Date of this contract, Seller shall furnish to Buyer and Title Company Seller's existing survey of the Property and a Residential Real Property Affidavit promulgated by the Texas Department of Insurance (T-47 Affidavit). If Seller fails to furnish the existing survey or affidavit within the time prescribed, Buyer shall obtain a new survey at Seller's expense no later than 3 days prior to Closing Date. The existing survey ☐ will ☐ will not be recertified to a date subsequent to the Effective Date of this contract at the expense of ☐ Buyer ☐ Seller. If the existing survey is not approved by the Title Company or Buyer's lender(s), a new survey will be obtained at the expense of ☐ Buyer ☐ Seller no later than 3 days prior to Closing Date. (2) Within days after the Effective Date of this contract, Buyer shall obtain a new survey at Buyer's expense. Buyer is deemed to receive the survey on the date of actual receipt or the date specified in this paragraph, whichever is earlier. (3) Within days after the Effective Date of this contract, Seller, at Seller's expense shall furnish a new survey to Buyer. (4) No survey is required. D. OBJECTIONS: Buyer may object in writing to (i) defects, exceptions, or encumbrances to title disclosed on the survey other than items 6A(1) through (5) above; or disclosed in the Commitment other than items 6A(1) through (7) above; (ii) any portion of the Property lying in a special flood hazard area (Zone V or A) as shown on the current Federal Emergency Management Agency map; or (iii) any exceptions which prohibit the following use or activity:
Title Company Seller's existing survey of the Property and a Residential Real Property Affidavit promulgated by the Texas Department of Insurance (T-47 Affidavit). If Seller fails to furnish the existing survey or affidavit within the time prescribed, Buyer shall obtain a new survey at Seller's expense no later than 3 days prior to Closing Date. The existing survey will will not be recertified to a date subsequent to the Effective Date of this contract at the expense of □ Buyer □ Seller. If the existing survey is not approved by the Title Company or Buyer's lender(s), a new survey will be obtained at the expense of □ Buyer □ Seller no later than 3 days prior to Closing Date. □ (2) Within □ days after the Effective Date of this contract, Buyer shall obtain a new survey at Buyer's expense. Buyer is deemed to receive the survey on the date of actual receipt or the date specified in this paragraph, whichever is earlier. □ (3) Within □ days after the Effective Date of this contract, Seller, at Seller's expense shall furnish a new survey to Buyer. □ (4) No survey is required. D. OBJECTIONS: Buyer may object in writing to (i) defects, exceptions, or encumbrances to title disclosed on the survey other than items 6A(1) through (5) above; or disclosed in the Commitment other than items 6A(1) through (7) above; (ii) any portion of the Property lying in a special flood hazard area (Zone V or A) as shown on the current Federal Emergency Management Agency map; or (iii) any exceptions which prohibit the following use or activity: □
survey at Seller's expense no later than 3 days prior to Closing Date. The existing survey will will not be recertified to a date subsequent to the Effective Date of this contract at the expense of Buyer Seller. If the existing survey is not approved by the Title Company or Buyer's lender(s), a new survey will be obtained at the expense of Buyer Seller no later than 3 days prior to Closing Date. (2) Within days after the Effective Date of this contract, Buyer shall obtain a new survey at Buyer's expense. Buyer is deemed to receive the survey on the date of actual receipt or the date specified in this paragraph, whichever is earlier. (3) Within days after the Effective Date of this contract, Seller, at Seller's expense shall furnish a new survey to Buyer. (4) No survey is required. D. OBJECTIONS: Buyer may object in writing to (i) defects, exceptions, or encumbrances to title disclosed on the survey other than items 6A(1) through (5) above; or disclosed in the Commitment other than items 6A(1) through (7) above; (ii) any portion of the Property lying in a special flood hazard area (Zone V or A) as shown on the current Federal Emergency Management Agency map; or (iii) any exceptions which prohibit the following use or activity:
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Buyer's expense. Buyer is deemed to receive the survey on the date of actual receipt or the date specified in this paragraph, whichever is earlier. (3) Within days after the Effective Date of this contract, Seller, at Seller's expense shall furnish a new survey to Buyer. (4) No survey is required. D. OBJECTIONS: Buyer may object in writing to (i) defects, exceptions, or encumbrances to title disclosed on the survey other than items 6A(1) through (5) above; or disclosed in the Commitment other than items 6A(1) through (7) above; (ii) any portion of the Property lying in a special flood hazard area (Zone V or A) as shown on the current Federal Emergency Management Agency map; or (iii) any exceptions which prohibit the following use or activity:
 □ (3) Within days after the Effective Date of this contract, Seller, at Seller's expense shall furnish a new survey to Buyer. □ (4) No survey is required. D. OBJECTIONS: Buyer may object in writing to (i) defects, exceptions, or encumbrances to title disclosed on the survey other than items 6A(1) through (5) above; or disclosed in the Commitment other than items 6A(1) through (7) above; (ii) any portion of the Property lying in a special flood hazard area (Zone V or A) as shown on the current Federal Emergency Management Agency map; or (iii) any exceptions which prohibit the following use or activity:
 (4) No survey is required. D. OBJECTIONS: Buyer may object in writing to (i) defects, exceptions, or encumbrances to title disclosed on the survey other than items 6A(1) through (5) above; or disclosed in the Commitment other than items 6A(1) through (7) above; (ii) any portion of the Property lying in a special flood hazard area (Zone V or A) as shown on the current Federal Emergency Management Agency map; or (iii) any exceptions 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, Exception Documents, and the survey. 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
Commitment, Exception Documents, and the survey. 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 or 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 or new Exception Document(s) within the same time stated in this paragraph to make objections beginning when the revised Commitment, survey, or Exception Document(s) is delivered to Buyer.
copies of the Exception Documents listed below or on the attached exhibit. Matters reflected in the
Exception Documents listed below or on the attached exhibit will be permitted exceptions in the Title Policy and will not be a basis for objection to title: Document Date Recording Reference
F. SURFACE LEASES: The following Surface Leases will be permitted exceptions in the Title Policy and will not be a basis for objection to title:
G. TITLE NOTICES: (1) ABSTRACT OR TITLE POLICY: Broker advises Buyer to have an abstract of title covering the

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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) 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 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 notice shall be attached to this contract. (7) TEXAS AGRICULTURAL DEVELOPMENT DISTRICT: The Property is is not located in a Texas Agricultural Development District. For additional information contact the Texas
Department of Agriculture (8) TRANSFER FEES: If the Property is subject to a private transfer fee obligation, §5.205, Property Code, requires Seller to notify Buyer as follows: The private transfer fee obligation may be governed by Chapter 5, Subchapter G of the Texas Property Code. (9) PROPANE GAS SYSTEM SERVICE AREA: If the Property is located in a propane gas system service area owned by a distribution system retailer, Seller must give Buyer written notice as required by §141.010, Texas Utilities Code. An addendum containing the notice approved by
TREC or required by the parties should be used. (10)NOTICE OF WATER LEVEL FLUCTUATIONS: If the Property adjoins an impoundment of water, including a reservoir or lake, constructed and maintained under Chapter 11, Water Code, that has a storage capacity of at least 5,000 acre-feet at the impoundment's normal operating level, Seller hereby notifies Buyer: "The water level of the impoundment of water adjoining the Property fluctuates for various reasons, including as a result of: (1) an entity lawfully exercising its right to use the water stored in the impoundment; or (2) drought or flood conditions."
(11)REQUIRED NOTICES: The following notices have been given or are attached to this contract (for example, MUD, WCID, PID notices):
7. PROPERTY CONDITION: A. ACCESS, INSPECTIONS AND UTILITIES: Seller shall permit Buyer and Buyer's agents access to the Property at reasonable times. Buyer may have the Property inspected by inspectors selected by Buyer and licensed by TREC or otherwise permitted by law to make inspections. Any hydrostatic testing must be separately authorized by Seller in writing. Seller at Seller's expense shall immediately cause existing utilities to be turned on and shall keep the utilities on during the time this contract is in effect. NOTICE: Buyer should determine the availability of utilities to the Property suitable to satisfy
Buyer's needs. B. SELLER'S DISCLOSURE NOTICE PURSUANT TO §5.008, TEXAS PROPERTY CODE (Notice):(Check one box only)
(1) Buyer has received the Notice (2) Buyer has not received the Notice. Within days after the Effective Date of this contract, Seller shall deliver the Notice to Buyer. If Buyer does not receive the Notice, Buyer may terminate this contract at any time prior to the closing and the earnest money will be refunded to Buyer. If Seller delivers the Notice, Buyer may terminate this contract for any reason within 7 days after Buyer receives the Notice or prior to the closing, whichever first occurs, and the earnest money will be refunded to Buyer.
(3) The Texas Propertý Code does not require this Seller to furnish the Notice.

Contract ConcerningPage 5 (Address of Property)	of 11	11-07-2022
C. SELLER'S DISCLOSURE OF LEAD-BASED PAINT AND LEAD-BASED PAINT HAZAF Federal law for a residential dwelling constructed prior to 1978.		, ,
D. ACCEPTANCE OF PROPERTY CONDITION: "As Is" means the present condition of any and all defects and without warranty except for the warranties of title and this contract. Buyer's agreement to accept the Property As Is under Paragraph not preclude Buyer from inspecting the Property under Paragraph 7A, from negotive treatments in a subsequent amendment, or from terminating this contract	the y 7D(1) otiatií	warranties in) or (2) does ng repairs or
Period, if any. (Check one box only) (1) Buyer accepts the Property As Is. (2) Buyer accepts the Property As Is provided Seller, at Seller's expense, s		,
(Do not insert general phrases, such as "subject to inspections," the specific repairs and treatments.) E. COMPLETION OF REPAIRS AND TREATMENTS: Unless otherwise agreed in vertical subject.		
E. COMPLETION OF REPAIRS AND TREATMENTS: Unless otherwise agreed in v complete all agreed repairs and treatments prior to the Closing Date and obtine permits. The repairs and treatments must be performed by persons who are listed such repairs or treatments or, if no license is required by law, are commercial trade of providing such repairs or treatments. Seller shall: (i) provide Buy documentation from the repair person(s) showing the scope of work and payr completed; and (ii) at Seller's expense, arrange for the transfer of any transferal respect to the repairs to Buyer at closing. If Seller fails to complete any agree the Closing Date, Buyer may exercise remedies under Paragraph 15 or extend the 5 days if necessary for Seller to complete repairs.	:ain ă icense Ily en er wi ment ole wa eed re ne Clo	my required to provide gaged in the the copies of the work the work the miles with pairs prior to sing Date up
to 5 days if necessary for Seller to complete repairs. F. LENDER REQUIRED REPAIRS AND TREATMENTS: Unless otherwise agreed in wrise obligated to pay for lender required repairs, which includes treatment for insects. If the parties do not agree to pay for the lender required repairs of contract will terminate and the earnest money will be refunded to Buyer. If required repairs and treatments exceeds 5% of the Sales Price, Buyer may term and the earnest money will be refunded to Buyer.	iting, woo r trea the co	neither party d destroying atments, this ost of lender
G. ENVIRONMENTAL MATTERS: Buyer is advised that the presence of wetlands, including asbestos and wastes or other environmental hazards, or the presence endangered species or its habitat may affect Buyer's intended use of the Proconcerned about these matters, an addendum promulgated by TREC or requires should be used.	of a t	hreatened or
H. SELLER'S DISCLOSURE: (1) Seller is is not aware of any flooding of the Property which has had a effect on the use of the Property. (2) Seller is is not aware of any pending or threatened litigation, conder		
assessment affecting the Property. (3) Seller \square is \square is not aware of any environmental hazards that material	allv ar	nd adverselv
affect the Property. (4) Seller ☐ is ☐ is not aware of any dumpsite, landfill, or underground tanks or previously located on the Property.	or co	ntainers now
 (5) Seller ☐ is ☐ is not aware of any wetlands, as defined by federal or state affecting the Property. (6) Seller ☐ is ☐ is not aware of any threatened or endangered species or the 	law c	or regulation,
(6) Seller I is I is not aware of any threatened or endangered species or the the Property. (7) Seller I is I is not aware that the Property is located I wholly I partly	ir nab	itat arrecting Ioodolain
the Property. (7) Seller is is not aware that the Property is located wholly partly (8) Seller is is not aware that a tree or trees located on the Property has If Seller is aware of any of the items above, explain (attach additional she		
I. RESIDENTIAL SERVICE CONTRACTS: Buyer may purchase a residential service provider or administrator licensed by the Texas Department of Licensing and Repurchases a residential service contract, Seller shall reimburse Buyer at closing residential service contract in an amount not exceeding \$ But any residential service contract for the scope of coverage, exclusions and purchase of a residential service contract is optional. Similar coverage metals are purchase of a residential service contract is optional.	e con egulat for th uyer s	tract from a ion. If Buyer le cost of the should review
purchase of a residential service contract is optional. Similar coverage m from various companies authorized to do business in Texas.	ay be	e purchased
J. GOVERNMENT PROGRAMS: The Property is subject to the government progra on the attached exhibit:	ms lis	ted below or
Seller shall provide Buyer with copies of all governmental program agreements proration of payment under governmental programs is made by separate agreem parties which will survive closing.	. Any ient b	allocation or etween the
8. BROKERS AND SALES AGENTS: A. BROKER OR SALES AGENT DISCLOSURE: Texas law requires a real estate bro who is a party to a transaction or acting on behalf of a spouse, parent, child, which the broker or sales agent owns more than 10%, or a trust for which the agent acts as a trustee or of which the broker or sales agent or the broker or sale parent or child is a beneficiary, to notify the other party in writing before enter of sale. Disclose if applicable:	ker or busin ne bro es ag ing in	r sales agent less entity in oker or sales ent's spouse, to a contract
B. BROKERS' FEES: All obligations of the parties for payment of brokers' fees separate written agreements.	are	contained in
Initialed for identification by Buyer and Seller	TREC	C NO. 25-15

Con	tract Concerning	(Address of Discourt)	Page 6 of 11 11-07-2022
		(Address of Property)	
9. C	LOSING:		
	 A. The closing of the sale will be after objections made under l (Closing Date). If either party may exercise the remedies con B. At closing: 	Paragraph 6D have been cured or fails to close the sale by the Closing	, 20, or within 7 days waived, whichever date is later g Date, the non-defaulting party
	(1) Seller shall execute and d Buyer and showing no assignment of Leases, and on the Property.	eliver a general warranty deed con additional exceptions to those p furnish tax statements or certificat Price in good funds acceptable to the	permitted in Paragraph 6, an ses showing no delinquent taxes
	(3) Seller and Buyer shall exc releases, loan documents, t for the closing of the sale a	ecute and deliver any notices, stat transfer of any warranties, and other and the issuance of the Title Policy. essments, or security interests aga	tements, certificates, affidavits, documents reasonably required
	be satisfied out of the sale Buyer and assumed loans (5) Private transfer fees (as de	es proceeds unless securing the pay will not be in default. efined by Chapter 5, Subchapter G (ment of any loans assumed by of the Texas Property Code) will
10.	by a property owners' ass	unless provided otherwise in this of sociation are governed by the Add a Property Owners Association.	endum for Property Subject to
10.	A. BUYER'S POSSESSION: Seller	shall deliver to Buyer possession of ar and tear excepted: \square upon closin	of the Property in its present or
	temporary residential lease form Any possession by Buyer prior silease will establish a tenancy insurance agent prior to cha	n promulgated by TREC or other writ to closing or by Seller after closing wh at sufferance relationship between Inge of ownership and possession	ten lease required by the parties. nich is not authorized by a written the parties. Consult your n because insurance coverage
	may be limited or terminat	ed. The absence of a written le	ase or appropriate insurance
	use, monitoring, and manage Items Addendum; or (iii) item	rties to economic loss. ice" means a device that connects to the property; (ii) items in a Fixture Lease assigned to Bully the property.	ns identified in any Non-Realty
	applications Buyer will nee (2) terminate and remove all	formation containing all access cod d to access, operate, manage, and caccess and connections to the imprivices including but not limited to ph	control the Smart Devices; and ovements and accessories from
	items. An informational item is factual information, or provides	paragraph is intended to be used of a statement that completes a blar instructions. Real estate brokers a of add to, delete, or modify any p of or a party's attorney.)	nk in a contract form, discloses and sales agents are prohibited
			•
	SETTLEMENT AND OTHER EXP		
	Seller's loan liability; escrow fee; and other of (b) Seller shall also pay an following order: Buyer	r (Seller's Expenses): ns, including prepayment penalties tax statements or certificates; pre expenses payable by Seller under the amount not to exceed \$'s Expenses which Buyer is prohit Board or other governmental loan	eparation of deed; one-half of his contract. to be applied in the pited from paying by FHA, VA,
	(2) Expenses payable by Bu origination charges; credit date of disbursement to or copies of easements and r loan-related inspection fer prepaid items, including refor insurance, ad valorem inspection; courier fee; rincident to any loan; Priva	yer (Búyer's Expenses) Appraisa reports; preparation of loan docum- ne month prior to dates of first more estrictions; loan title policy with en es; photos; amortization schedule equired premiums for flood and hazen taxes and special governmental epair inspection; underwriting fee the Mortgage Insurance Premium (Premium (MIP) as required by the result of the premium (MIP) as required by the remium (MIP) are remium (MIP) as required by the remium (MIP) are remium (MIP) as required by the remium (MIP) are	ents; interest on the notes from onthly payments; recording fees; dorsements required by lender; es; one-half of escrow fee; all ard insurance, reserve deposits assessments; final compliance es; wire transfer fee; expenses PMI), VA Loan Funding Fee, or
	B. If any expense exceeds an an by a party, that party may to excess. Buyer may not pay chand Board or other governments.	nount expressly stated in this contrerminate this contract unless the charges and fees expressly prohibitental loan program regulations.	act for such expense to be paid other party agrees to pay such ed by FHA, VA, Texas Veterans
	assessments, and dues (includ	TAXES: current year, interest, rents, and reg ling prepaid items) will be prorated ted taking into consideration any	through the Closing Date. The
Initial	led for identification by Buyer	and Seller	TREC NO. 25-15

(Address of Property)

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. Rentals which are unknown at time of closing will be prorated between Buyer and Seller when they become known.

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 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.

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.

Co	intract Concerning]	(Address of Prope	rty)		Page 8 of 11	11-07-2022
19.	If any represe Unless expres	ATIONS: All covenants, reentation of Seller in this consily prohibited by written tiate and accept back up o	ntract is untru agreement, S	e on the	e Closing Date, S	Seller will be in	default.
	Code and its to Buyer that amount suffic Service toget ten reports if	regulations, or if Seller fair Seller is not a "foreign perient to comply with appliate with appropriate tax for currency in excess of special notices from one party to	ls to deliver and arson," then Bound to	n affidav Jyer sha and deli Revenue is receiv	vit or a certificate all withhold from iver the same to e Service regulatived in the transa	e of non-foreig the sales pro the Internal ions require fi ction.	on status ceeds an Revenue ling writ-
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22.	cannot be chare (check a Third Party Seller Fin Addendur	OF PARTIES: This coanged except by their write an applicable boxes): Y Financing Addendum ancing Addendum The for Property Subject to	ten agreemen	Env End Add	entire agreement enda which are a ironmental Asses angered Species endum er's Temporary F	part of this cosment, Threa and Wetlands	tened or
	Buyer's T Loan Assi	y Membership in a Propert issociation emporary Residential Leas umption Addendum m for Sale of Other Proper	se l	Add of the	ort Sale Addendur lendum for Prope he Gulf Intracoas lendum for Seller ormation on Lead sed Paint Hazards eral Law	rty Located Se stal Waterway	
	Addendur Addendur Testing Addendur Terminate	m for "Back-Up" Contract m for Coastal Area Propert m for Authorizing Hydrosta m Concerning Right to e Due to Lender's Appraisa m for Reservation of Oil. G	y ntic 	Add Sys Add Add	lendum for Prope tem Service Area lendum Regardin lendum Regardin er (list):	rty in a Propa I g Residential I g Fixture Leas	ne Gas _eases es
	☐ Addendur	m for Reservation of Oil, Ger Minerals m containing Notice of n to Pay Improvement Distent					

ntract Concerni	ng	(Addre	ess of Property)		Page 9 of 11	11-07-202
CONSULT agents from	AN ATTORNEY n giving legal adv	BEFORE SIGNI vice. READ THIS (ING: TREC rules CONTRACT CARE	prohibit real FULLY.	estate brokers a	and sales
Buyer's Attorney is:			Seller's _ Attorney i	s:		
Phone:	_()					
Fax:			_ Fax:	()		
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EXECUTED	the da	ny of ATE OF FINAL A		, 20	(Effective	Date).
(BROKER:	FILL IN THE DA	ATE OF FINAL A	CCEPTANCE.)			-
Beyer W	an Lov	lkhvd	Seller	4VId)	Myhn	ndo



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. 25-15. This form replaces TREC NO. 25-14.

Contract Concerning	(Address o	Page 10 Property)	of 11 11-07-2022
		ION OF FEE	
Listing Broker has agreed to pay Price when Listing Broker's fee i Listing Broker's fee at closing. Other Broker:		of ent is authorized and directed to pay Other Listing Broker:	the total Sales er Broker from
Ву:		_	
		ENT FOR PAYMENT OF BROKERS' FEE	S
Other Broker	License No.	Listing or Principal Broker	License No.
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 Office Address	Phone	Listing Broker's Office Address	Phone
City Sta	ate Zip	City State	Zip
represents Buyer only as Buyer Seller as Listing Brol		Selling Associate Team Name	License No.
		Selling Associate's Email Address	Phone
		Licensed Supervisor of Selling Associate	License No.
		Selling Associate's Office Address	
		City State	Zip
agreement is attached: (a) USell or U% of the total Sal \$ or U to pay the brokers from the proce	er U Buyer will pay Lises Price; and (b) US % of the total Sales Prieds at closing. SEPARATE AGREEMENT is sharing of fees between	represents Seller only Buyer only Seller and Buyer as a Property described in the contract to we sting/Principal Broker a cash fee of \$ eller Buyer will pay Other Broker cice. Seller/Buyer authorizes and directs FOR PAYMENT OF BROKERS' FEES. Broke ween brokers are not fixed, controlled, remission.	a cash fee of Escrow Agent
Calley		Process	
Seller		Buyer	

	OPTION E	EE RECEIPT	
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is acknowledged.	(Option Fee) in the	form of	
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Escrow Agent			Date
	EARNEST MO	NEY RECEIPT	
Receipt of \$	Farnest Money in	the form of	
is acknowledged.		the form of	
Escrow Agent	Received by	Email Address	Date/Time
Address			Phone
City	State	Zip	Fax
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Receipt of the Contract is a Escrow Agent Address	contraction contra	Email Address Zip	Date
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Zip

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Contract Concerning _

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