

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

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••	PAI	(TIE3	S: The parties to this contract are <u>Royaland Properties, LLC</u> (Seller) a <u>Mikhail Kozlov</u> (Buyer). Seller agrees
	sell	and c	convey to Buyer and Buyer agrees to buy from Seller the Property defined below.
۷.			Condominium Unit, improvements and accessories described below are collective
			red to se the MDresent A
		(1)	CONDOMINIUM UNIT: Unit 151 in Building K
		()	of Cobblestone Addition a condominium project located
			CONDOMINIUM UNIT: Unit 151 , in Building K of Cobblestone Addition , a condominium project, located 2000 Huntington Drive
		ĩ	(address/zip code), City of, County of, County of
		;	75075
			Texas, described in the Condominium Declaration and Plat and any amendments there of record in said County; together with such Unit's undivided interest in the Comm
			or record in said County, together with such Onlis undivided interest in the Comm Elements designated by the Declaration, including those areas reserved as Limit
			Common Elements appurtenant to the Unit and such other rights to use the Comm
		ì	Elements which have been specifically assigned to the Unit in any other manner. Parki
			areas assigned to the Unit are:
		•	sides assigned to the offic are.
		(2) Ī	IMPROVEMENTS: All fixtures and improvements attached to the above described in
		ı	property including without limitation, the following permanently installed and built
			items, if any: all equipment and appliances, valances, screens, shutte
			awnings, wall-to-wall carpeting, mirrors, ceiling fans, attic fans, mail boxes, televis antennas, mounts and brackets for televisions and speakers, heating and air condition
		•	units, security and fire detection equipment, wiring, plumbing and lighting fixture
		, i	chandeliers, shrubbery, landscaping, outdoor cooking equipment, and all other prope
		i	owned by Seller and attached to the above described Condominium Unit.
		(3)	ACCESSORIES: The following described related accessories if any window
		(conditioning units. stove, fireplace screens, curtains and rods blinds window shad
		(draperies and rods, door keys, mailbox keys, above ground nool swimming n
		- (equipment and maintenance accessories, artificial fireplace logs, and controls
		(4)	(i) garage doors, (ii) entry gates, and (iii) other improvements and accessories.EXCLUSIONS: The following improvements and accessories will be retained by Seller a
		(4)	must be removed prior to delivery of possession:
	R	The	Declaration, Bylaws and any Rules of the Association are called "Documents". (Che
		one t	box only):
		(1)	Buyer has received a copy of the Documents. Buyer is advised to read the Docume
		, J	before signing the contract.
	X	(2)	Buyer has not received a copy of the Documents. Seller, at Seller's expense shall deliver the Documents to Buyer within
		,	the Documents to Buyer within 6 days after the Effective Date of the contract. But may cancel the contract before the sixth day after Buyer receives the Documents by had been determined by the contract before the sixth day after Buyer receives the Documents by had been determined by the contract before the sixth day after Buyer receives the Documents by had been determined by the contract before the sixth day after Buyer receives the Documents by had been determined by the contract before the sixth day after Buyer receives the Documents by had been determined by the contract.
		•	-delivering of mailing written hotice of cancellation to Seller by certified Heited Sta
		1	mail, return receipt requested. If Buver cancels the contract pursuant to this paragra
	_	1	the contract will terminate and the earnest money will be refunded to Ruyer
	C.	The	Resale Certificate from the condominium owners association (the Association) is cal
		ine narti	"Certificate". The Certificate must be in a form promulgated by TREC or required by
		Mont	es. The Certificate must have been prepared, at Seller's expense, no more than this before the date it is delivered to Buyer and must contain at a minimum
		infor	mation required by Section 82.157, Texas Property Code.
			ck one box only):
		(1)	Buyer has received the Certificate.
	X	(2)	Buyer has not received the Certificate. Seller shall deliver the Certificate to Buyer wit
		7	days after the Effective Date of the contract. Buyer may cancel the contract.
		S f	before the sixth day after the date Buyer receives the Certificate by hand-delivering mailing written notice of cancellation to Seller by certified United States mail, retr
			making written house of cancellation to Seller by certified United States mail, retrievely requested. If Buyer cancels the contract pursuant to this paragraph, the contract
		i	will terminate and the earnest money will be refunded to Buyer.
		(3) 1	Buyer has received Seller's affidavit that Seller requested information from t
		1	Association concerning its financial condition as required by the Texas Property Code a
		1	Mat the Association did not provide a Certificate or information required in (
		- 1	Certificate. Buyer and Seller agree to waive the requirement to furnish the Certificate
		15 4	Decimals asset that the D
	D.	ir th	le Documents reveal that the Property is subject to a right of refusal under which i
	D.	If th	le Documents reveal that the Property is subject to a right of refusal under which including or a member of the Association may purchase the Property the Effective D
	D.	IT th Asso shall	le Documents reveal that the Property is subject to a right of refusal under which including or a member of the Association may purchase the Property, the Effective Discussion or a member of the Association's continued by amended to the date that Buyer receives a copy of the Association's continued.
	D.	If th Asso shall that:	Documents reveal that the Property is subject to a right of refusal under which including or a member of the Association may purchase the Property, the Effective Distribution to the date that Buyer receives a copy of the Association's certification. (i) Seller has complied with the requirements under the right of refusal and (ii)
		Asso shall that: perso	Documents reveal that the Property is subject to a right of refusal under which in clation or a member of the Association may purchase the Property, the Effective Die be amended to the date that Buyer receives a copy of the Association's certificat (i) Seller has complied with the requirements under the right of refusal; and (ii) ons who may exercise the right of refusal have not exercised or have waived the right of receive the Association's certification with
		Asso shall that: perso buy	the Documents reveal that the Property is subject to a right of refusal under which in clation or a member of the Association may purchase the Property, the Effective Discussion of the Association's certificated be amended to the date that Buyer receives a copy of the Association's certificated (ii) Seller has complied with the requirements under the right of refusal; and (ii) ons who may exercise the right of refusal have not exercised or have waived the right the Property. If Buyer does not receive the Association's certification with days after the Effective Date or if the right of refusal is exercised this contract state.
		Asso shall that: perso buy termi	Documents reveal that the Property is subject to a right of refusal under which ciation or a member of the Association may purchase the Property, the Effective D be amended to the date that Buyer receives a copy of the Association's certifical (i) Seller has complied with the requirements under the right of refusal; and (ii) so who may exercise the right of refusal have not exercised or have waived the right

TREC NO. 30-13

Contract Concerning	2000 Huntington Drive	Plano,	Page-2nd 9	2-12-18
B. Sum of all fina Loan Assum C. Sales Price (S	of Sales Price payable by Buyer at noing described in the attached: [nption Addendum, [] Seller Finan um of A and B)	Third Party Financing Adala cing Addendum	ndum, \$ 170,000 -	170,000 165,000.00
4. LICENSE HOLD a party to a tra the license holde of which the license	ER DISCLOSURE: Texas is insaction or acting on behalf rowns more than 10%, or a ense holder or the license to the inserting before entering into a	aw requires a real estate of a spouse, parent, chi trust for which the licens holder's spouse, parent or	ite license' holde ld, business entity se holder acts as r child is a ben	r who is in which trustee or
\$ 1,650.00 as escrow agent (address). Buyer s within money within th under Paragraph money. If the holiday, the time not a Saturday, Su	as earnest money to at 5345 Tourishing \$180 2404 thall deposit additional earnest m	ve date of this contract. If But terminate this contract of notice to Buyer before nest money fails on a sy is extended until the e	to es yer fails to deliver r exercise Seller's Buyer delivers the Saturday, Sunday and of the next of	crow agent the earnest remedies ne earnest or legal
6. TITLE POLICY: A. TITLE POLICY: title insurance in the amout the provision building and z (1) Restrictive (2) The stand (3) Liens cree (4) Terms easement (5) Reservati Buyer in v (6) The stand (7) The stand (7) The stand lines, end (9) The excellent furnish expense, leg Commitment authorizes that Buyer's a not delivered extended up Commitment terminate this C. OBJECTIONS	Y: Seller shall furnish to Buyer (Title Policy) issued by nt of the Sales Price, dated so of the Title Policy, subjecting ordinances) and the following coverants common to the platter and printed exception for standby ated as part of the financing descrand provisions of the Dos. ons or exceptions otherwise partial printed exception as to marital adard printed exception as to marital adard printed exception as to reachments or protrusions, or over a commitment of the Buyer a commitment to Buyer a commitment and to Buyer a commitment and (Exception Documents) other the Title Company to deliver didress shown in Paragraph 1 to Buyer within the specific to 15 days or 3 days be and Exception Documents and contract and the earnest money with the Commitment other than the commitment of the commi	r at Seller's Buyer's Capital Title of Texas at or after closing, insurinct to the promulgated englesceptions: d subdivision in which the Profess, taxes and assessments ibed in Paragraph 3. becoments including the permitted by this contract of rights. The permitted by this contract of rights. The company receives a for title insurance (Contents and documents end the Commitment and the Commitment and the Commitment and the Commitment and text of the closing Date, and to defects excentions.	expense an owne (Tittle g Buyer against exclusions (Includir operty is located.) assessments are or as may be agonese, streams, a crtages in area or the Texas Depton operation of exception of the texas of the texa	company) loss undering existing and platted oproved by and related r
the Commit allowed will Schedule C incur any ey within 15 da extended as delivering no contract and Buyer does objections. If delivered, Bu	plect the earlier of (I) the Closing ment and Exception Docum constitute a waiver of Buye of the Commitment are not upense, Seller shall cure any ys after Seller receives the of necessary. If objections are tice to Seller within 5 days the earnest money will be not terminate within the time the Commitment or Survey ayer may object to any near Exception Document(s) with eginning bit when the revised ayer.	nents. Buyer's failure to or's right to object; except waived by Buyer. Provide timely objections of Buyer objections (Cure Period) ar not cured within the Curefunded to Buyer; or required, Buyer shall be is revised or any new w matter revealed in the same time stated.	of that the requited Seller is not of or or any third part of the Closing Daure Period, Buyer re Period; (i) ten (ii) waive the obdeemed to have be Exception Document in this selection.	the time rements in bligated to arty lender ate will be remay, by minate this jections. If waived the ment(s) is nitment or

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Contract Concerning 2000 Huntington Drive Plano, Page 3 of 9 2-12-18 (Address of Property) D. TITLE NOTICES: (1) ABSTRACT OR TITLE POLICY: Broker advises Buyer to have an abstract of title covering the Property examined by an attorney of Buyer's selection, or Buyer should be furnished with or obtain a Title Policy. If a Title Policy is furnished, the Commitment should be promptly reviewed by an attorney of Buyer's choice due to the time limitations on Buyer's right to object. (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 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 nurchase of the real property. purchase of the real property.

(6) TRANSFER FEES: If the Property is subject to a private transfer fee obligation, §5.205, (6) 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.

(7) 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 Utilifies Code. An addendum containing the notice approved by TREC or required by the parties should be used. (8) 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." 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.

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 Property Code does not require this Seller to furnish the Notice. SÉLLER'S DISCLOSURE OF LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS is required by Federal law for a residential dwelling constructed prior to 1978.

D. ACCEPTANCE OF PROPERTY CONDITION: "As Is" means the present condition of the Property with any and all defects and without warranty except for the warranties of title and the warranties in this contract. Buyer's agreement to accept the Property As Is under Paragraph 7D(1) or (2) does not preclude Buyer from inspecting the Property under Paragraph 7A, from

	Cont	ract C	onceming	2000 Hu	ntington Drive		F	Plano,	Page 4	of 9 2-	-12-18
		[X]	contract du (Check one (1) Buyer a (2) Buyer	ing the Option box only) accepts the Paccepts the	on Period, if ar Property As Is. Property A	in a ny. ns Is pro	·	amendment, at Seller's			
			followin	g specific re	pairs and tre	atments:		ect to inspec	· · · · · · · · · · · · · · · · · · ·	•	
		E.	specific LENDER F	repairs and REQUIRED	treatments.) REPAIRS AI	ND TREA	TMENTS: U	nless otherwis	se agreed i	n writing, n	either
			destroying treatments,	insects. If this contra	the parties ct will termin	do not ate and	agree to the earnest	irs, which ir pay for the money will t	lender red be refunded	uired repair to Buver. I	rs or
			terminate th	is contract ar	nd the earnest	money w	ill be refunded	eds 5% of the state of the stat		•	•
			shall comp permits mu licensed to commercial any transfer be transfer treatments	lete all agri ist be obtain by provide stand grable warra red to Buyon prior to the	eed repairs ined, and re such repairs in the trade anties receive er at Buyer's er Closing	and treat pairs and or treat of proved by S s expens Date, Bu	ments prior i treatments itments or, riding such i eller with re e. If Seller yer may ex	to the Closin must be per if no license repairs or trespect to the fails to complete repairs or trespect to the fails to complete repairs or the complete repairs to the fails to complete repairs the complete repairs to the complete repairs	g Date; and formed by e is requin atments. At repairs and lete any ag ies under l	d (ii) all receptors who ed by law, Buyer's eled treatments reed repairs Paragraph 1	are are ction, will
		G.	ENVIRONM including a or endange is concern	IENTAL MA sbestos and ered species	TTERS: Buy i wastes or s or its hab	er is adv other er itat may	rised that the vironmental affect Buver'	e presence or hazards or the 's intended use ornulgated by	f wetlands, ne presence se of the F	toxic substa of a threa Property, If I	tened Buver
		H.	RESIDENT a resident contract, S in an amou contract fo service o	AL SERVICE al service eller shall on the scope the scope ontract is	company lic reimburse Bu ding \$	ensed by syer at consider at c	by TREC. If a sign of the sions and line coverage	chase a resing the cost of the	chases a n e residential d review any purchase	esidential se service cor residential se	ervice ntract ervice ential
	8.	BRC	KERS' FE	ES: All of	bligations of	the par	is. ties for pay	ment of brol	kers' fees	are containe	ed in
ŀ	9.	CĽO	SING:	agreements.		_					
			atter object later (Clos	tions to maing Date).	atters disclos	ied in th irty fails	ie Commitme to close th	ber 20 ent have bee ne sale by 1 graph 15.	en cured w	hichever da	te is
			(1) Seller Buyer tax stal (2) Buyers (3) Seller release	and showin ements or ce shall pay the s and Buyer s, loan do	ig no additio ertificates show Sales Price in shall execu	nal exce ving no de good fund te and other o	ptions to the linquent taxes Is acceptable deliver anv	y deed conve se permitted s on the Proper to the escrow a notices, state asonably requ	in Paragrap ty. agent. ements certi	oh 6 and fu ficates affid	umish
			(4) There be sat by Buy	will be no isfied out o er and assum	liens, assess of the sales ned loans will	ments, o proceeds not be in c	unless seci lefault.	terests against uring the pay	ment of any	y loans ass	umed
			defined deliver Properi	under §92 to the ter y and is n	2.102, Prope nant a signe	rty Code d staten r the re), if any, to ent acknowle	Seller shall to Buyer. In edging that t security depos	such an ev the Buver t	ent, Buyer	shall
	10.	POS	SESSION:		•						
			condition, temporary parties. Any a written le insurance may be li	ordinary we residential law possession wase will est agent prior imited or 1	ar and tear lease form p by Buyer pr ablish a tena r to change	excepted promulgate ion to close to clo	d: X upon ed by TREC sing or by Se offerance rela ership and pence of a	on of the Prop closing and cor other weller after closi tionship betwe possession b written lease	funding [] ritten lease ing which is en the parti-	according to required by not authorized es. Consuit	to a the ed by your
		В.	Leases:								
		,	minerai (2) If the Buyer days af	leases) or conception of the content of the leases of the lease of the leases or content of the leases of the leas	onvey any inte subject to ge lease(s) a ive Date of the	rest in the any leas and any contract.	Property with to which move-in cond	any lease (out Buyer's wri Seller is a p dition form sig	itten consent. nartv. Seller	shall delive	ar to
Initia	iled f	or id	entitication b	y Buyer Mk	by zipLogix 18070	and Selle Fifteen Mile Ro	Γ oad, Fraser, Michigar	1 48026 www.zipl.oc	ix.com	TREC N	

Contract Concerning 2000 Huntington Drive Plano, Page 5 of 9 2-12-18 (Address of Property)

11. SPECIAL PROVISIONS: (Insert only factual statements and business details applicable to the sale. TREC rules prohibit license holders from adding factual statements or business details for which a contract addendum, lease or other form has been promulgated by TREC for mandatory use.)

12. SETTLEMENT AND OTHER EXPENSES:

- A. The following expenses must be paid at or prior to closing:
 - (1) Expenses payable by Seller (Seller's Expenses):
 - (a) Releases of existing liens, including prepayment penalties and recording fees; lender, FHA, or VA completion requirements; tax statements or certificates; preparation of deed; one-half of escrow fee; and other expenses payable by Seller under this contract.
 - Buyer's Expenses as allowed by the lender.

 (2) Expenses payable by Buyer (Buyer's Expenses): Appraisal fees; loan application fees; origination charges; credit reports; preparation of loan documents; interest on the notes from date of disbursement to one month prior to dates of first monthly payments; recording fees; copies of easements and restrictions; loan title policy with endorsements required by lender; loan-related inspection fees; photos; amortization schedules; one-half of escrow fee; all prepaid items, including required premiums for flood and hazard insurance, reserve deposits for insurance, ad valorem taxes and special governmental assessments; final compliance inspection; courier fee; repair inspection; underwriting fee; wire transfer fee; expenses incident to any loan; Private Mortgage Insurance Premium (PMI), VA Loan Funding Fee, or FHA Mortgage Insurance Premium (MIP) as required by the lender; and other expenses payable by Buyer under this contract.
 - (3) Except as provided by 12(A)(4) below, Buyer shall pay any and all Association fees or other charges resulting from the transfer of the Property not to exceed \$ 100.00 and Seller shall pay any excess.
 - (4) Buyer shall pay any deposits for reserves required at closing by the Association.

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

- Veterans Land Board or other governmental loan program regulations.

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

 14. CASUALTY LOSS: If any part of the Unit which Seller is solely obligated to maintain and repair under the terms of the Declaration is damaged or destroyed by fire or other casualty, Seller shall restore the same to its previous condition as soon as reasonably possible, but in any event by the Closing Date. If Seller fails to do so due to factors beyond Seller's control, Buyer may (a) terminate this contract and the earnest money will be refunded to Buyer, (b) extend the time for performance up to 15 days and the Closing Date will be extended as necessary or (c) accept the Property in its damaged condition with an assignment of insurance proceeds, if permitted by Seller's insurance carrier, and receive credit from Seller at closing in the amount of the deductible under the insurance policy. If any part of the Common Elements or Limited Common Elements appurtenant to the Unit is damaged or destroyed by fire or other casualty loss, Buyer will have 7 days from receipt of notice of such casualty loss within which to notify Seller in writing that the contract will be terminated unless Buyer receives written confirmation from the Association that the damaged condition will be restored to its previous condition within a reasonable time at no cost to Buyer. Unless Buyer gives such notice within such time, Buyer will be deemed to have accepted the Property without confirmation of such restoration. Seller will have 7 days from the date of receipt of Buyer's notice within which to cause to be delivered to Buyer such confirmation. If written confirmation is not delivered to Buyer as required above, Buyer may terminate this contract and the earnest money will be refunded to Buyer. Seller's obligations under this paragraph are independent of any other obligations of Seller under this

Initialed for identification by Buyer Mk

Con	ract Concerning 2000 Huntington Drive Plano, Page 6 of 9 2-12-18 (Address of Property)
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
16.	money, thereby releasing both parties from this contract. 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
17.	equitable relief from a court of competent jurisdiction. 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
18.	fees and all costs of such proceeding. 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.
	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, (ii)
	require payment of unpaid expenses incurred on behalf of a party, and (iii) only deduct from
	the earnest money the amount of unpaid expenses incurred on behalf of the party receiving the earnest money.
	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.
19.	Notice of objection to the demand will be deemed effective upon receipt by escrow agent. 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 TAX 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 pop-
	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.
21.	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 To Seller
	at: 7575 Frankford Rd. Apt. 3525 at:
	Dallas, TX 75252
	Phone: Phone:
	Fax: Fax:
	E-mail: E-mail:

Contract Concerning	2000 Huntington D	rive	Plano	<u>,</u>	Page 7 of 9	2-12-18
22. AGREEMENT OF	PARTIES: This	(Address of F contract con	ropeny) tains the en	ofice agreement	of the	narties and
cannot be changed						
are (check all applica		_			•	
Third Party Finan	ncing Addendum			mental Assessme	,	ned or
Loan Assumption			-	ered Species and	Wetlands	
	ary Residential Lea		Addend			
	ary Residential Lea			lum for Property L Sulf Intracoastal W		ward
	ale of Other Prope	rty		lum for Release of		
by Buyer	Pools I Io# Contract		_	otion of FHA, VA,		
Seller Financing	Back-Up" Contract			estoration of Selle	r's Entitleme	ent for
	coastal Area Prope	rtv		aranteed Loan		
Short Sale Adde		ıty		lum for Property in	n a Propane	Gas
	eller's Disclosure o	f		Service Area		
	ead-based Paint a			ist):		
	nt Hazards as Req	uired				
by Federal Law						
	uthorizing Hydrost	atic				
Testing						·
Addendum Conc	ceming Right to o Lender's Apprais	al				
acknowledged by Se within 3 days after terminate this contra Effective Date of to p.m. (local time what as the Option Fee paragraph will not terminate this contract Fee will not be and strict compliant 24. CONSULT AN ATT	nct by giving notice this contract (Opt here the Property or if Buyer fails be a part of tract. If Buyer gefunded; however, a credited to the ce with the time for track BEFO	of termination to ton Period). No is located) by to pay the Othis contract anives notice of any earnest in Sales Price at cor performance RE SIGNING:	o Seller within tices under the date specified Buyer shattermination with termination with the closing. Time is required. TREC rules EFULLY. Seller's	grants Buyer th 8 his paragraph m pecified. If no d Seller within the all not have the within the time e refunded to B is of the essen	e unrestric di sust be giv sollar amou e time pre e unrestrict prescribed, suyer. The ace for this	ays after the en by 5:00 ont is stated scribed, this stated right to the Option Option Fee paragraph
Fax:			Fax:			
E-mail:			E-mail:			
			L-mail.			
EXECUTED the (BROKER: FILL IN THE	day of DATE OF FINAL A	ACCEPTANCE.)			(Effect	ive Date).
DocuSigned by:						
Mikhail Kozlov	12/	11/2018				
Buyer MRHall Kozlov		<u>s</u>	eller Royaland	Properties, LLC		
•				· · · · · · · · · · · · · · · · · · ·		
Buyer		Se	eller			
intended for	f this contract has use only by train adequacy of any	ed real estate lic	anse holders N	No representation	ie mada ac	to the least



TREC validity of adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http://www.trec.texas.gov) TREC NO. 30-13. This form replaces TREC NO. 30-12.

Contract Concerning 2000 Huntington Drive Piano, Page 8 of 9 2-12-18 (Address of Property)

		IFORMATION only. Do not sign)	
Covenant Realty Corp.	0547601	Apollo Realty	0597295
Other Broker Firm	License No.	Listing Broker Firm	License No.
represents X Buyer only as B	uyer's agent	represents Seller and Buyer as ar	n intermediary
Seller as Listing	Broker's subagent	Seller only as Seller's a Seller only as Seller's a Seller's a	agent
Kip Flanders	667656	Bill Yu	0490854
Associate's Name	License No.	Listing Associate's Name	License No.
KiptheRealtor@gmail.com	(214)991-8491	texasbillyu@uyahoo.com (214)682-4663
Associate's Email Address	Phone	Listing Associate's Email Address	Phone
Valerie Kirkpatrick	0392955	Bill Yu	0490854
Licensed Supervisor of Associate	License No.	Licensed Supervisor of Listing Associate	License No.
2435 N. Central Expwy.	(070) (0 (7000	555 Republic Drive	
Suite 1150 Other Broker's Address	(972)424-7092 Phone	Suite 200 (972 Listing Broker's Office Address)516-4288 Phone
Richardson City	TX 75080 State Zip	Plano TX City State	75074 Zip
		Selling Associate's Name Selling Associate's Email Address	License No. Phone
		Licensed Supervisor of Selling Associate	License No.
		Selling Associate's Office Address	
		City State	Zip
Listing Broker has agreed to price when the Listing Broker's fee from Listing Broker's fee at closing.	pay Other Broker e is received. Escro	3 70 of the wagent is authorized and directed to page	e total sales y Other Broker

Contract Concerning	2000 Huntington Drive (Address of	Plano, Property)	Page 9 of 9	2-12-18
	OPTION FEE	RECEIPT		
Receipt of \$is acknowledged.	(Option Fee) in the	form of		
Seller or Listing Broker				Date
· · · · · · · · · · · · · · · · · · ·	EARNEST MON	IEY RECEIPT		
Receipt of \$is acknowledged.	Earnest Money in the	e form of		
Escrow Agent	Received by	Email Address		Date/Time
Address				Phone
City	State	Zip		Fax
	CONTRACT	RECEIPT		
Receipt of the Contract	t is acknowledged.			
Escrow Agent	Received by	Email Address		Date
Address				Phone
City	State	Zip		Fax
	ADDITIONAL EARNES	T MONEY RECEIPT		
Receipt of \$is acknowledged.	additional Earnest M	oney in the form of		
Escrow Agent	Received by	Email Address		Date/Time
Address				Phone
City	State	Zip		Fax



APPROVED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

8/7/2017

SELLER'S DISCLOSURE NOTICE

ONCERNING THE PROPERTY AT	2000 Huntington Dr. #151	Plano
	(Street Add	tress and City)
ID IS NOT A SUBSTITUTE FOR ANY INSI		THE PROPERTY AS OF THE DATE SIGNED BY SELLER ASER MAY WISH TO OBTAIN, IT IS NOT A WARRANTY LER OR SELLER'S AGENTS.
		Seller has occupied the Property? <u>Never</u>
The Property has the items checked below	/ [Write Yes (Y), No (N), or Unknown (U)]:	
Range	N Oven	Microwave
	√ Trash Compactor	
─────────────────────────────────────	U Window Screens	Rain Gutters
N_ Security System	Y Fire Detection Equipment	
	Y Smake Detector	
	<u>U</u> Smoke Detector-Hearing Impaired	
	Carbon Monoxide Alarm	
	Emergency Escape Ladder(s)	
TV Antenna		Satellite Dish
Ceiling Fan(s)	N Attic Fan(s)	N Exhaust Fan(s)
Y_Central A/C	Y Central Heating	Wall/Window Air Conditioning
Y Plumbing System	Septic System	Y Public Sewer System
Patio/Decking	N Outdoor Grill	N Fences
Pool	_ N _Sauna	Spa Hot Tub
	U Pool Heater	Automatic Lawn Sprinkler System
Y Fireplace(s) & Chimney		Fireplace(s) & Chimney (Mock)
(Wood burning)		
Natural Gas Lines		N Gas Fixtures
Liquid Propane Gas	LP Community (Captive)	N_LP on Property
Garage: Attached	Not Attached	Carport
Garage Door Opener(s):	✓ Electronic	Control(s)
Water Heater:	Gas	Electric
Water Supply: City	✓ Well ✓ MUD	
Roof Type: Esmps	sition	Age: <u>UNKNOWN</u> (approx.)
Are you (Seller) aware of any of the repair? ☐ Yes ☑ No ☐ Unknown. If yes	above Items that are not in working cond then describe. (Attach additional sheets if ne	sition, that have known defects, or that are in need of cessary):
		DS
4	Initial.	Mk
	VIVE (ICC)	
1		

	Piano, TX 75075-33	199	Page 2	8/7 <i>1</i> 2017
	(Street Address and C	ity)		
Does the property have working smoke detectors ins Health and Safety Code?⊠ Yes ☐ No ☐ U	stalled in accordance with the st	noke detector	requirement	s of Chapter 766
(Attach additional sheets if necessary):				•
(Altaci auditorial arcels il ricoessary).				
* Chapter 766 of the Health and Safety Code requires accordance with the requirements of the building or location, and power source requirements. If you do unknown above or contact your local building offici for the hearing impaired if: (1) the buyer or a memb buyer gives the setter written evidence of the he effective date, the buyer makes a written request for locations for the installation. The parties may agree smoke detectors to install.	ode in effect in the area in which not know the building code requi al for more information. A buyer of er of the buyer's family who will re- aring impairment from a license or the seller to install smoke detect	the dwelling is rements in efformation and require a side in the dwell physician; autors for the he	located, inchect in your ar seller to insti- lling is hearind (3) within aring impaire	uding performance ea, you may check all smoke detectors ng impalred; (2) the 10 days after the d and specifies the
Are you (Seller) aware of any known defects/malfunc if you are not aware.	tions in any of the following? V	frite Yes (Y) i	fyou are a	ware, write No (N)
N Interior Walls _N_	Ceilings		Floo	rs
N Exterior Walls	_ Doors		_A_ Win	
N Roof N	_Foundation/Slab(s)		_N_Side	walks
	_Driveways		_N_Inte	rcom System
	_Electrical Systems		_N_ Ligh	ting Fixtures
if the answer to any of the above is yes, explain. (Attach	additional sheets if necessary): _			
if the answer to any of the above is yes, explain. (Attach	additional sneets if necessary): _			
if the answer to any of the above is yes, explain. (Attach	additional sheets if necessary): _			
if the answer to any of the above is yes, explain. (Attach Are you (Seiler) aware of any of the following conditions?				
	? Write Yes (Y) if you are aware, w	rite No (N) if y	Du are not av	
Are you (Seller) aware of any of the following conditions?	? Write Yes (Y) if you are aware, w	rite No (N) if yo	Du are not av	
Are you (Seller) aware of any of the following conditions?	Write Yes (Y) If you are aware, w	rite No (N) if you all or Roof Rep dc Waste	Du are not av	
Are you (Seiler) aware of any of the following conditions? Al Active Termites (includes wood destroying insects N Termite or Wood Rot Damage Needing Repair	Write Yes (Y) if you are aware, we have a ware, we have a ware aware, we have a ware aware, we have a ware aware, we have a ware aware aware, we have a ware aware	rite No (N) if yo al or Roof Rep dc Waste nents	Du are not av	
Are you (Seller) aware of any of the following conditions? A Active Termites (includes wood destroying insects N Termite or Wood Rot Damage Needing Repair N Previous Termite Damage	Write Yes (Y) if you are aware, w N Previous Structus N Hazardous or Tot N Asbestos Compo	rite No (N) if yo al or Roof Rep dc Waste nents	Du are not av	
Are you (Seiler) aware of any of the following conditions? All Active Termites (includes wood destroying insects N Termite or Wood Rot Damage Needing Repair N Previous Termite Damage Previous Termite Treatment	Write Yes (Y) if you are aware, w N Previous Structus N Hazardous or To N Asbestos Compo	rite No (N) if you al or Roof Rep dic Waste nents de Insulation	Du are not av	
Are you (Seller) aware of any of the following conditions? Active Termites (includes wood destroying insects Termite or Wood Rot Damage Needing Repair Previous Termite Damage Previous Termite Treatment Previous Flooding	Write Yes (Y) if you are aware, w N Previous Structus N Hazardous or To N Asbestos Compo N Urea-formaldehy	rite No (N) if you al or Roof Rep dic Waste nents de Insulation	Du are not av	
Are you (Seiler) aware of any of the following conditions? A ctive Termites (includes wood destroying insects N Previous Termite Damage Previous Termite Treatment Previous Flooding Improper Drainage N Water Penetration Located in 100-Year Floodplain	Write Yes (Y) if you are aware, w N Previous Structus N Hazardous or To N Asbestos Compo N Urea-formaldehy N Radon Gas N Lead Based Pain	rite No (N) if you al or Roof Rep dic Waste nents de Insulation	Du are not av	
Are you (Seller) aware of any of the following conditions? All Active Termites (includes wood destroying insects N Termite or Wood Rot Damage Needing Repair N Previous Termite Damage N Previous Termite Treatment N Previous Flooding N Improper Drainage N Water Penetration	Previous Structus N Previous Structus N Hazardous or To N Asbestos Compo N Urea-formaldehy N Radon Gas N Lead Based Pain	rite No (N) if your last or Roof Rep dic Waste nents de Insulation	Du are not av	
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Are you (Seiler) aware of any of the following conditions? A Active Termites (includes wood destroying Insects N Termite or Wood Rot Damage Needing Repair Previous Termite Damage Previous Termite Treatment Previous Flooding Improper Drainage Water Penetration Located in 100-Year Floodplain Present Flood Insurance Coverage	Previous Structus N Previous Structus N Hazardous or To N Asbestos Compo N Urea-formaldehy N Radon Gas N Lead Based Pain N Aluminum Wiring N Previous Fires N Subsurface Structus	rite No (N) if you all or Roof Rep dic Waste ments de Insulation t	ou are not av	Fare.
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Are you (Seller) aware of any of the following conditions? A Ctive Termites (includes wood destroying insects North Termite or Wood Rot Damage Needing Repair North Previous Termite Damage North Previous Termite Treatment North Previous Flooding North Improper Drainage North North North Previous Flooding North	Previous Structus N Previous Structus N Hazardous or To N Asbestos Compo N Urea-formaldehy N Radon Gas N Lead Based Pain N Aluminum Wiring N Previous Fires N Unplatted Easem N Subsurface Structus Previous Use of Previous Use of Previous Increases	rite No (N) if you all or Roof Rep dic Waste ments de Insulation t	ou are not av	Fare.

311	er's Disclosure Notice Concerning the Property at	Plano, TX 75075-3399	Page 3	8/7 <i>[</i> 2017
	,	(Street Address and City)		
	Are you (Seller) aware of any item, equipment, or system in a No (if you are not aware) If yes, explain. (Attach additions			
	Are you (Setter) aware of any of the following? Write Yes (Y) it	fyou are aware, write No (N) if you are t	not aware.	
	Room additions, structural modifications, or other compliance with building codes in effect at that time.	alterations or repairs made without	necessary permits	or not in
	Homeowners' Association or maintenance fees or asse	esments.		
	Any "common area" (facilities such as pools, tennis of others.	courts, walkways, or other areas) co-ov	med in undivided in	terest with
	Any lawsuits directly or indirectly affecting the Property.			
	Any notices of violations of deed restrictions or government	nental ordinances affecting the condition	n or use of the Prope	aty.
	Any condition on the Property which materially affects t	he physical health or safety of an individ	lual.	
	Any rainwater harvesting system located on the propert an auxiliary water source.	y that is larger than 500 gallions and tha	t uses a public water	supply as
	N Any portion of the property that is located in a groundw	ater conservation district or a subsidence	e district.	
	If the answer to any of the above is yes, explain. (Attach addit			
	If the answer to any of the above is yes, explain. (Attach additional states of the property is located in a coastal area that is seaward high tide bordering the Gulf of Mexico, the property may (Chapter 61 or 63, Natural Resources Code, respectively)	of the Gulf Intracoastal Waterway or be subject to the Open Beaches Ac and a beachfront construction certific	within 1,000 feet of t or the Dune Prot ate or dune protect	the mean
	If the answer to any of the above is yes, explain. (Attach additional additio	of the Gulf Intracoastal Waterway or be subject to the Open Beaches Ac and a beachfront construction certific	within 1,000 feet of t or the Dune Prot ate or dune protect	the mean
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