

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



1. PARTIES: The parties to this contract are	(Seller) and
1. PARTIES: The parties to this contract are	(Buyer). Seller agrees to
sell and convey to Buyer and Buyer agrees to buy from Sel	ller the Property defined below.
2. PROPERTY AND CONDOMINIUM DOCUMENTS:	
A. The Condominium Unit, improvements and accessor	ries described below are collectively
referred to as the "Property". (1) CONDOMINIUM UNIT: Unit, in E	Building
of	, a condominium project, located at
(address/zip code), City of	Country of
(address/zip code), City of	,County of
Texas, described in the Condominium Declaration a	and Plat and any amendments thereto
of record in said County; together with such Unit	t's undivided interest in the Common
Elements designated by the Declaration, including Common Elements appurtenant to the Unit and s	ng those areas reserved as Limited
Elements which have been specifically assigned to	the Unit in any other manner Parking
areas assigned to the Unit are:	
<u> </u>	
(2) IMPROVEMENTS: All fixtures and improvements a property including without limitation, the following	attached to the above described real
items , if any: all equipment and appliance	res. valances, screens, shutters.
awnings, wall-to-wall carpeting, mirrors, ceiling fa antennas, mounts and brackets for televisions and	ans, attic fans, mail boxes, television
antennas, mounts and brackets for televisions and	speakers, heating and air conditioning
units, security and fire detection equipment, win chandeliers, shrubbery, landscaping, outdoor cooki	ring, plumbing and lighting fixtures,
owned by Seller and attached to the above describe	ed Condominium Unit.
(3) ACCESSÓRIES: The following described related	d accessories, if any: window air
conditioning units, stove, fireplace screens, curtai	ins and rods, blinds, window shades,
draperies and rods, door keys, mailbox keys, equipment and maintenance accessories, artifici	ial firenlace logs, and controls for
(i) garage doors, (ii) entry gates, and (iii) other imp	provements and accessories.
(4) EXCLUSIONS: The following improvements and acc	essories will be retained by Seller and
must be removed prior to delivery of possession:	
B. The Declaration, Bylaws and any Rules of the Associa	ation are called "Documents". (Check
_ one box only):	•
(1) Buyer has received a copy of the Documents. Buy	<u>er is advised to read the Documents</u>
before signing the contract. (2) Buyer has not received a copy of the Documents. S	Seller, at Seller's expense, shall deliver
the Documents to Buyer within days after the	e Effective Date of the contract. Buyer
may cancel the contract before the sixth day after E	Buyer receives the Documents by hand
 -delivering or mailing written notice of cańcellatio mail, return receipt requested. If Buyer cancels the 	
the contract will terminate and the earnest money v	vill be refunded to Buver.
C. The Resale Certificate from the condominium owners	association (the Association) is called
the "Certificate". The Certificate must be in a form pro	omulgated by TREC or required by the
parties. The Certificate must have been prepared, a months before the date it is delivered to Buyer a	at Seller's expense, no more than 3
information required by Section 82.157, Texas Property	
_ (Check one box only):	, 3345.
(1) Buyer has received the Certificate.	
(2) Buýer has not received the Certificate. Seller shall days after the Effective Date of the cont	deliver the Certificate to Buyer within
before the sixth day after the date Buyer receives	the Certificate by hand-delivering or
mailing written notice of cancellation to Seller by	y certified United States mail, return
receipt requested. If Buyer cancels the contract pu	rsuant to this paragraph, the contract
will terminate and the earnest money will be refund (3) Buyer has received Seller's affidavit that Seller	er requested information from the
Association concerning its financial condition as requ	
that the Association did not provide a Certific	cate or information required in the
Certificate. Buyer and Seller agree to waive the requirements reveal that the Property is subject	uirement to furnish the Certificate.
D. If the Documents' reveal that the Property is subject' Association or a member of the Association may pure	to a right of refusal under which the
shall be amended to the date that Buyer receives a	copy of the Association's certification
that: (i) Seller has complied with the requirements u	inder the right of refusal; and (ii) all
persons who may exercise the right of refusal have not	t exercised or have waived the right to
buy the Property. If Buyer does not receive the days after the Effective Date or if the right of	ne Association's certification within
terminate and the earnest money shall be refunded to I	
committee and the carriest money shall be refunded to t	- u, u.

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(Address of Property)		
3. SALES PRICE:		
A. Cash portion of Sales Price payable by Buyer at closing		
☐ Loan Assumption Addendum, ☐ Seller Financing Addendum\$,	
C. Sales Price (Sum of A and B)\$		
4. LICENSE HOLDER DISCLOSURE: Texas law requires a real estate l	icense holder	who is
a party to a transaction or acting on behalf of a spouse, parent, child, be the license holder owns more than 10%, or a trust for which the license h	usiness entity	in which
of which the license holder or the license holder's spouse, parent or ch	older acts as tr	rustee or
notify the other party in writing before entering into a contract of sale. Di	sclose if applic	able:
, , , , , , , , , , , , , , , , , , , ,		
5. EARNEST MONEY: Within 3 days after the Effective Date,	Buyer must	 deliver
5. EARNEST MONEY: Within 3 days after the Effective Date, searnest money to as escrow agent, at		
as escrow agent, at	to escre	w agent
as escrow agent, at	s to deliver the	e earnest
money within the time required. Seller may terminate this contract or exc	ercise Seller's i	remedies
under Paragraph 15, or both, by providing notice to Buyer before Buyer money. If the last day to deliver the earnest money falls on a Satur	er delivers the	earnest
holiday, the time to deliver the earnest money is extended until the end	of the next da	v that is
not a Saturday, Sunday, or legal holiday. Time is of the essence for this p	aragraph.	,
6. TITLE POLICY:		
A. TITLE POLICY: Seller shall furnish to Buyer at \(\begin{align*} \text{Seller's} \\ \text{Buyer's exp} \\ \text{title insurance (Title Policy) issued by} \end{align*}	ense an owner (Title C	policy of
title insurance (Title Policy) issued byin the amount of the Sales Price, dated at or after closing, insuring By	yer against lo	ss under
the provisions of the Title Policy, subject to the promulgated exclusi	ons (including	existing
building and zoning ordinances) and the following exceptions: (1) Restrictive covenants common to the platted subdivision in which the	a Property is l	ocated
(2) The standard printed exception for standby fees, taxes and assessm	nents.	catea.
(3) Liens created as part of the financing described in Paragraph 3.		
(4) Terms and provisions of the Documents including the asse easements.	essments and	platted
(5) Reservations or exceptions otherwise permitted by this contract or	as may be app	roved by
Buyer in writing.	,	•
(6) The standard printed exception as to marital rights.(7) The standard printed exception as to waters, tidelands, beaches	streams and	l related
matters.	, streams, and	related
(8) The standard printed exception as to discrepancies, conflicts, shortage	ges in area or	boundary
lines, encroachments or protrusions, or overlapping improvements. (9) The exception or exclusion regarding minerals approved by the	Texas Denar	ment of
Insurance.	•	
B. COMMITMENT: Within 20 days after the Title Company receives a copy	of this contra	ct, Seller
shall furnish to Buyer a commitment for title insurance (Commitment expense, legible copies of restrictive covenants and documents evidents.)		
Commitment (Exception Documents) other than the standard prin	ted exception	s. Seller
authorizes the Title Company to deliver the Commitment and Exception	on Documents	to Buyer
at Buyer's address shown in Paragraph 21. If the Commitment and Ex not delivered to Buyer within the specified time, the time for deliver	ception Docum	nents are matically
extended up to 15 days or 3 days before the Closing Date, which	never is earlie	r. If the
Commitment and Exception Documents are not delivered within the tin	ne required, Bu	ıyer may
terminate this contract and the earnest money will be refunded to Buye C. OBJECTIONS: Buyer may object in writing to defects, exceptions, or	er. encumbrances	to title:
disclosed in the Commitment other than items $6A(1)$ through (9) above	e; or which pro	hibit the
following use or activity:	-	
Buyer must object the earlier of (i) the Closing Date or (ii) da	ys after Buyer	receives
the Commitment and Exception Documents. Buver's failure to ob-	iect within th	ne time
allowed will constitute a waiver of Buyer's right to object; except the	at the requirer	nents in dated to
Schedule C of the Commitment are not waived by Buyer. Provided Sincur any expense, Seller shall cure any timely objections of Buyer or	any third part	y lender
within 15 days after Seller receives the objections (Cure Period) and t extended as necessary. If objections are not cured within the Cure	he Closing Dat	e will be
delivering notice to Seller within 5 days after the end of the Cure Pe	riod: (i) termii	nate this
contract and the earnest money will be refunded to Buyer; or (ii) wa	aive the object	ions. If
Buyer does not terminate within the time required, Buyer shall be deen objections. If the Commitment or Survey is revised or any new Exc	ned to have wa	iivea the ent(s) is
delivered, Buyer may object to any new matter revealed in the re	evised Commit	ment or
Survey or new Exception Document(s) within the same time stated in sobjections beginning when the revised Commitment, Survey, or Exc	this paragraph	to make
delivered to Buyer.	epuon Docum	cii(3) 13

(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,

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

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 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 Utilities 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

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.

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, which over first occurs and the correct many resident and the contract man

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.

C. SELLER'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

Contract Concerning	Page 4 of 9 2-12-18
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contract during the Option Period, if (Check one box only)	
(1) Buyer accepts the Property As Is (2) Buyer accepts the Property As following specific repairs and tre	Is provided Seller, at Seller's expense, shall complete the
(Do not insert general phrase	es, such as "subject to inspections," that do not identify
specific repairs and treatments.)	
party is obligated to pay for len	TREATMENTS: Unless otherwise agreed in writing, neither der required repairs, which includes treatment for wood
destroying insects. If the parties treatments, this contract will termin cost of lender required repairs an	do not agree to pay for the lender required repairs or late and the earnest money will be refunded to Buyer. If the difference to the treatments exceeds 5% of the Sales Price, Buyer may
terminate this contract and the earr	nest money will be refunded to Buyer. EATMENTS: Unless otherwise agreed in writing: (i) Seller
shall complete all agreed repairs ar	d treatments prior to the Closing Date; and (ii) all required airs and treatments must be performed by persons who are
permits must be obtained, and repairs	or treatments or, if no license is required by law, are
commercially engaged in the trade	of providing such repairs or treatments. At Buyer's election,
any transferable warranties received be transferred to Buyer at Buyer's	d by Seller with respect to the repairs and treatments will expense. If Seller fails to complete any agreed repairs and
treatments prior to the Closing Da	ate, Buyer may exercise remedies under Paragraph 15 or
G. ENVIRONMENTAL MATTERS: Buyer	if necessary for Seller to complete repairs and treatments. is advised that the presence of wetlands, toxic substances,
including asbestos and wastes or of	ther environmental hazards or the presence of a threatened t may affect Buyer's intended use of the Property. If Buyer
is concerned about these matters	an addendum promulgated by TREC or required by the
parties should be used. H RESIDENTIAL SERVICE CONTRACTS	S: Buyer may nurchase a residential service, contract from
a residential service company lice	8: Buyer may purchase a residential service contract from ensed by TREC. If Buyer purchases a residential service
in an amount not exceeding \$	ver at clósing for the cóst of the residential service contract Buyer should review any residential service
contract for the scope of coverage	. Buyer should review any residential service exclusions and limitations. The purchase of a residential
companies authorized to do bus	Similar coverage may be purchased from various iness in Texas.
8.BROKERS' FEES: All obligations of	the parties for payment of brokers' fees are contained in
separate written agreements. 9.CLOSING:	
A. The closing of the sale will be on or	before, 20, or within 7 days ed in the Commitment have been cured, whichever date is
later (Closing Date). If either par	ty fails to close the sale by the Closing Date, the non-
defaulting party may exercise the re	emedies contained in Paragraph 15.
B. At closing: (1) Seller shall execute and deliver	a general warranty deed conveying title to the Property to
Buyer and showing no addition	al exceptions to those permitted in Paragraph 6 and furnish howing no delinquent taxes on the Property.
(2) Buyer shall pay the Sales Price	in good funds acceptable to the escrow agent.
releases, loan documents and	in good funds acceptable to the escrow agent. and deliver any notices, statements, certificates, affidavits, other documents reasonably required for the closing of the
sale and the issuance of the Tit	le Policy.
be satisfied out of the sales pr	ents, or security interests against the Property which will not occeeds unless securing the payment of any loans assumed
by Buyer and assumed loans w (5) If the Property is subject to a	III not be in default. residential lease, Seller shall transfer security deposits (as
defined under §92.102, Proper	ty Code), if any, to Buyer. In such an event, Buyer shall statement acknowledging that the Buyer has acquired the
Property and is responsible for	the return of the security deposit, and specifying the exact
dollar amount of the security de	eposit.
10.POSSESSION: A. Buyers Possession: Seller shall delive	r to Buyer <u>po</u> ssession of the Property in its <u>pr</u> esent or required
condition, ordinary wear and tear	exceptéd: 🗖 upon closing and funding 🗖 according to a comulgated by TREC or other written lease required by the
parties. Any possession by Buyer prior	r to closing or by Seller after closing which is not authorized by
a written lease will establish a tenano	cy at sufferance relationship between the parties. Consult your of ownership and possession because insurance coverage
may be limited or terminated. The	he absence of a written lease or appropriate insurance
coverage may expose the parties B. Leases:	to economic ioss.
(1) After the Effective Date, Selle mineral leases) or convey any i	r may not execute any lease (including but not limited to nterest in the Property without Buyer's written consent.
(2) If the Property is subject to a Buyer copies of the lease(s) an days after the Effective Date of	ny lease to which Seller is a party, Seller shall deliver to d any move-in condition form signed by the tenant within 7
Initialed for identification by Buyer	

Con	tract Concerning	(Address of Property)	Page 5 of 9	2-12-18
1	to the sale. TREC rules	IS: (Insert only factual stateme prohibit license holders from addin addendum, lease or other form	g factual statements or busines	s details
12.	(1) Expenses payab	THER EXPENSES: uses must be paid at or prior to clos le by Seller (Seller's Expenses): existing liens, including prepaymen	_	; lender,
	FHA, or VA deed; one-h (b) Seller shall a following ord Texas Vetera	completion requirements; tax sta alf of escrow fee; and other expens also pay an amount not to exceed \$ der: Buyer's Expenses which Buyer ans Land Board or other governm	Itements or certificates; prepa es payable by Seller under this to be applied r is prohibited from paying by	ration of contract. I in the FHA, VA,
	Buyer's Expe (2) Expenses payat origination char from date of c recording fees; required by lend	enses as allowed by the lender. ble by Buyer (Buyer's Expenses): ges; credit reports; preparation of lisbursement to one month prior copies of easements and restriction der; loan-related inspection fees; p	Appraisal fees; loan application documents; interest on to dates of first monthly papers; loan title policy with endoubles; amortization schedules;	on fees; he notes ayments; rsements one-half
	insurance, rese assessments; fii wire transfer fe (PMI), VA Loan lender; and othe	all prepaid items, including req rve deposits for insurance, ad va nal compliance inspection; courier ee; expenses incident to any loan Funding Fee, or FHA Mortgage Insu er expenses payable by Buyer unde ded by 12(A)(4) below, Buyer sh	lorem taxes and special gove fee; repair inspection; underwri ; Private Mortgage Insurance rance Premium (MIP) as require r this contract.	rnmental iting fee; Premium ed by the
	other charges re and Seller shall (4) Buyer shall pay	esulting from the transfer of the Pro	perty not to exceed \$ at closing by the Association.	
	paid by a party, the such excess. Buyer Veterans Land Boar	at party may terminate this contra · may not pay charges and fees of d or other governmental loan progr	ct unless the other party agree expressly prohibited by FHA, V am regulations.	es to pay A, Texas
	proration may be calced the current year's taxes the parties shall adjust taxes are not paid at confrom regular condomn established by the Ass	es for the current year, into tents, dues and rents will be prore ulated taking into consideration ares. If taxes for the current year value to the prorations when tax statements prior to closing, Buyer shall pay to the proressessments for deferred ociation will not be credited to Sellesing will be the obligation of Seller.	ated through the Closing Date. By change in exemptions that volume the amount prorated at the current year are available for the current year. Cash maintenance or capital impro	The tax will affect to closing, ailable. If reserves overnents
14.	repair under the term Seller shall restore the event by the Closing	any part of the Unit which Selle as of the Declaration is damaged a same to its previous condition as Date. If Seller fails to do so due to s contract and the earnest money w	or destroyed by fire or other soon as reasonably possible, b o factors beyond Seller's contr	casualty, ut in any ol, Buyer
	time for performance accept the Property i permitted by Seller's i the deductible under Common Elements ap	up to 15 days and the Closing Da in its damaged condition with an nsurance carrier, and receive credit the insurance policy. If any part purtenant to the Unit is damaged	te will be extended as necessa assignment of insurance pro t from Seller at closing in the a of the Common Elements or or destroyed by fire or other	ry or (c) ceeds, if mount of Limited casualty
	from the Association the reasonable time at no be deemed to have a	7 days from receipt of notice of sithe contract will be terminated unlined the damaged condition will be received to Buyer. Unless Buyer gives accepted the Property without confidate of receipt of Buyer's notice with the property without confidate.	ess Buyer receives written con estored to its previous condition such notice within such time, E irmation of such restoration. S	firmation within a Buyer will seller will
	Buyer such confirmati Buyer may terminate	ion. If written confirmation is not this contract and the earnest mo paragraph are independent of an	delivered to Buyer as required nev will be refunded to Buyer	d above, . Seller's

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15.	DEFAULT: If Buyer fails to may (a) enforce specific per or (b) terminate this controller releasing both parties from reason, Seller will be in defarelief as may be provided by money, thereby releasing both	formance, seek such act and receive the this contract. If Selle ault and Buyer may (y law, or both, or (b)	other relief earnest mo or fails to co a) enforce so terminate	as may be poney as liquid comply with the specific perfo	provided by la dated damag nis contract fo prmance, seek	w, or both, es, thereby r any other such other
16.	MEDIATION: It is the po through alternative dispute and Buyer related to this submitted to a mutually ac shall bear the mediation co equitable relief from a court	licy of the State of resolution procedures contract which is no ceptable mediation so sts equally. This par	Texas to s such as m ot resolved ervice or pr agraph doe	ediation. An through inf ovider. The	y dispute beto ormal discuss parties to the	ween Seller sion will be e mediation
17.	ATTORNEY'S FEES: A Buy prevails in any legal proceed fees and all costs of such pro	ling related to this co	Broker, Ot ntract is ent	her Broker, titled to reco	, or escrow a ver reasonable	agent who e attorney's
	ESCROW: A. ESCROW: The escrow age performance or nonperformance or nonperformance are nonperformance or nonperformance or nonperformance or nonperformance or nonperformance and (iii) If financial institution in with institution is acting as escaped. B. EXPENSES: At closing, the then to Buyer's Expense agent may: (i) require a require payment of unpainthe earnest money the athe earnest money. C. DEMAND: Upon terminative release of earnest mone release and deliver same either party may make a one party makes written a copy of the demand from the other demands. If escrow agent releases escrow agent from D. DAMAGES: Any party who agent within 7 days of retain the earnest money; (if the	ent is not (i) a party to the mance of any party iable for the loss of a hich the earnest more agent. The earnest money must and any excess rewritten release of liable decided in the earnest mount of unpaid expenses incurred mount of unpaid expenses written demand to the earnest written demand for the earnest her party within 15 and demand reduced ving the earnest mone to complies with the party of the request will reasonable attorned to the request of th	any earnest oney has bust be appliated to lability of the on behalf on behalf on behalf on behalf on behalf on behalf on the parties of the parties of the escrow agent of the escrow agent of the escrow agent of the escrow or and escrow and escrow and escrow all be liable y's fees; and ive when seed effective ations and	money causiveen deposited first to a Buyer. If no e escrow agf a party, ared on behaver of the escrow agent for the escrow agent for the escrow agent may be disbursal on a release of the othe ed (iv) all cosent in complication receip warranties	ed by the fall ed unless the read unless the read unless the read of the party of the party of the earnest month o	payment, rs, escrow parties, (ii) educt from receiving ay send a lits of the le release, ey. If only tly provide bjection to ne earnest neurred on lime to the rty hereby money. The escrow damages; agraph 21. gent.
	closing. If any representati be in default. Unless expres Property and receive, negoti	on of Seller in this co sly prohibited by writ ate and accept back ι	ontract is ur ten agreem up offers.	itrue on the ent, Seller m	Closing Date, lay continue to	Seller will show the
20.	FEDERAL TAX REQUIRED Revenue Code and its regul foreign status to Buyer that sales proceeds an amount su Internal Revenue Service regulations require filing writhe transaction.	ations, or if Seller Is ations, or if Seller Is Seller is not a "forei seller is not a "forei together with approtenten reports if curren	ls to deliver gn person, the applicable opriate tax cy in excess	in person," r an affidavit ' then Buyer e tax law and forms. Int s of specified	as defined b t or a certifica shall withhold I deliver the sa ernal Revenu I amounts is i	ite of non- d from the ame to the le Service received in
21.	NOTICES: All notices from when mailed to, hand-delive	n one party to the red at, or transmitted	other mus I by fax or e	t be in wri electronic tra	ting and are nsmission as f	effective ollows:
	To Buyer at:		To Seller at:			
	Phone: ()		Phone:	()		
	Fax: ()		Fax:	()		

E-mail:

E-mail:

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22.	AGREEMENT OF PARTIES: This contract	contair	ns the entire agreement of the parties and nt. Addenda which are a part of this contract
[☐ Third Party Financing Addendum ☐ Loan Assumption Addendum		Environmental Assessment, Threatened or Endangered Species and Wetlands
[Buyer's Temporary Residential Lease Seller's Temporary Residential Lease		Addendum Addendum for Property Located Seaward of the Gulf Intracoastal Waterway
Ţ	Addendum for Sale of Other Property by Buyer		Addendum for Release of Liability on Assumption of FHA, VA, or Conventional Loan Restoration of Seller's Entitlement for
Ţ	☐ Addendum for "Back-Up" Contract		VA Guaranteed Loan
Ţ	Seller Financing Addendum		Addendum for Property in a Propane Gas
Į	Addendum for Coastal Area Property		System Service Area
Ţ	☐ Short Sale Addendum		Other (list):
Ţ	Addendum for Seller's Disclosure of Information on Lead-based Paint and Lead-based Paint Hazards as Required by Federal Law		
	Addendum for Authorizing Hydrostatic Testing		
Ţ	Addendum Concerning Right to Terminate Due to Lender's Appraisal		
24.	paragraph will not be a part of this contract terminate this contract. If Buyer gives notice Fee will not be refunded; however, any earne will will not be credited to the Sales Price and strict compliance with the time for p	e Option ct and B e of term est mone e at closi erforma NG: TRE	ng. Time is of the essence for this paragraph ince is required. C rules prohibit real estate license holders
	Buyer's Attorney is:		eller's torney is:
	Phone: ()	 	hone: <u>(</u>)
	Fax: <u>(</u>)	_ F	ax: <u>()</u>
	E-mail:	_ E	-mail:
E (EXECUTED theday of BROKER: FILL IN THE DATE OF FINAL ACC		, and the second
	Buyer	Sell	er
_	Buyer	Sell	er
- 1	The forms of this continue to be 1		Tours Deal Estate Commission TDEC (



The form of this contract has been approved by the Texas Real Estate Commission. TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http://www.trec.texas.gov) TREC NO. 30-13. This form replaces TREC NO. 30-12.

Contract Concerning		Page 8 of 9	2-12-18
-	(Address of Property)		

Other Broker Firm	License No.	Listing Broker Firm	License No.
represents Buyer only as E	Buyer's agent Broker's subagent	represents Seller and Buyer as an into	•
Associate's Name	License No.	Listing Associate's Name	License No.
Associate's Email Address	Phone	Listing Associate's Email Address	Phone
Licensed Supervisor of Associate	License No.	Licensed Supervisor of Listing Associate	License No.
Other Broker's Address	Phone	Listing Broker's Office Address	Phone
City	State Zip	City Stat	re Zip
		Selling Associate's Name	License No.
		Selling Associate's Email Address	Phone
		Licensed Supervisor of Selling Associate	License No.
		Selling Associate's Office Address	
		City State	Zip
Listing Broker has agreed to p	pay Other Broker	row agent is authorized and directed to	of the total sale

OPTION FEE RECEIPT					
Receipt of \$is acknowledged.	(Option Fee) in th	ne form of			
Seller or Listing Broker			Date		
	EARNEST MO	NEY RECEIPT			
Receipt of \$is acknowledged.	Earnest Money in	the form of			
Escrow Agent	Received by	Email Address	Date/Time		
Address			Phone		
City	State	Zip	Fax		
	CONTRAC	T RECEIPT			
Receipt of the Contract is a	cknowledged.				
Escrow Agent	Received by	Email Address	Date		
Address			Phone		
City	State	Zip	Fax		
ADDITIONAL EARNEST MONEY RECEIPT					
Receipt of \$is acknowledged.	additional Earnest	: Money in the form of			
Escrow Agent	Received by	Email Address	Date/Time		
Address			Phone		
City	State	Zip	Fax		

(Address of Property)

Contract Concerning_

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