11-07-2022

# TREC

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

EQUAL HOUSING

NOTICE: Not For Use For Condominium Transactions

1.	PARTIES: The parties to this contract are
	(Seller) and(Buyer). Seller agrees to sell and convey to Buyer and Buyer agrees to buy from Seller the Property defined below.
2.	<b>PROPERTY:</b> The land, improvements and accessories are collectively referred to as the Property (Property).
	A LAND: Lot Block
	A. LAND: Lot Block,, County of, Texas, known as
	Texas, known as
	(address/zip code), or as described on attached exhibit.  B. IMPROVEMENTS: The house, garage and all other fixtures and improvements attached to the above-described real property, including without limitation, the following <b>permanently installed and built-in items</b> , if any: all equipment and appliances, valances, screens, shutters, awnings, wall-to-wall carpeting, mirrors, ceiling fans, attic fans, mail boxes, television
	antennas, mounts and brackets for televisions and speakers, heating and air-conditioning units, security and fire detection equipment, wiring, plumbing and lighting fixtures, chandeliers, water softener system, kitchen equipment, garage door openers, cleaning equipment, shrubbery, landscaping, outdoor cooking equipment, and all other property attached to the above described real property.
	C. ACCESSORIES: The following described related accessories, if any: window air conditioning units, stove, fireplace screens, curtains and rods, blinds, window shades, draperies and rods, door keys, mailbox keys, above ground pool, swimming pool equipment and maintenance accessories, artificial fireplace logs, security systems that are not fixtures, and controls for: (i) garage doors, (ii) entry gates, and (iii) other improvements and accessories. "Controls" includes Seller's transferable rights to the (i) software and applications used to access and control improvements or accessories, and (ii) hardware used solely to control improvements or accessories.
	D. EXCLUSIONS: The following improvements and accessories will be retained by Seller and must be removed prior to delivery of possession:
	E. RESERVATIONS: Any reservation for oil, gas, or other minerals, water, timber, or other interests is made in accordance with an attached addendum.
	A. Cash portion of Sales Price payable by Buyer at closing\$
4.	<b>LEASES:</b> Except as disclosed in this contract, Seller is not aware of any leases affecting the Property. After the Effective Date, Seller may not, without Buyer's written consent, create a new lease, amend any existing lease, or convey any interest in the Property. (Check all applicable boxes)
	A. RESIDENTIAL LEASES: The Property is subject to one or more residential leases and the
_	Addendum Regarding Residential Leases is attached to this contract.
	B. FIXTURE LEASES: Fixtures on the Property are subject to one or more fixture leases (for example, solar panels, propane tanks, water softener, security system) and the Addendum Regarding Fixture Leases is attached to this contract.
	C. NATURAL RESOURCE LEASES: "Natural Resource Lease" means an existing oil and gas, mineral, water, wind, or other natural resource lease affecting the Property to which Seller is a party.
	$\square$ (1) Seller has delivered to Buyer a copy of all the Natural Resource Leases.
	(2) Seller has not delivered to Buyer a copy of all the Natural Resource Leases. Seller shall provide to Buyer a copy of all the Natural Resource Leases within 3 days after the Effective Date. Buyer may terminate the contract within days after the date the Buyer receives all the Natural Resource Leases and the earnest money shall be refunded to Buyer.

Contract Concerning(Address of Property)	Page 2 of	11 1:	1-07-2022
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5. EARNEST MONEY AND TERMINATION OPTION:  A. DELIVERY OF EARNEST MONEY AND OPTION FEE: Within 3 days after	the Effective	Date,	Buyer
must deliver to (Escrow Agent) at as earnest m	nonev and \$		
as the Option Fee. The earnest money and Option Fee shall be made and may be paid separately or combined in a single payment.	payable to	Escrow	/ Agent
(1) Buyer shall deliver additional earnest money of \$ days after the Effective Date of this contract.	to Escrow	/ Agent	within
(2) If the last day to deliver the earnest money, Option Fee, or the falls on a Saturday, Sunday, or legal holiday, the time to deliver to Fee, or the additional earnest money, as applicable, is extended ur that is not a Saturday, Sunday, or legal holiday.	the earnest m	noney,	Option
(3) The amount(s) Escrow Agent receives under this paragraph sha Option Fee, then to the earnest money, and then to the additional (4) Buyer authorizes Escrow Agent to release and deliver the Option without further notice to or consent from Buyer, and receives Escrow Agent to Paragraph Sha Option For the Callett The T	earnest mone Fee to Selle ow Agent fro	ey. r at an ım liabi	y time lity for
delivery of the Option Fee to Seller. The Option Fee will be cred closing.			
B. TERMINATION OPTION: For nominal consideration, the receipt of wand Buyer's agreement to pay the Option Fee within the time require unrestricted right to terminate this contract by giving notice of temperature days after the Effective Date of this contract (Option Peparagraph must be given by 5:00 p.m. (local time where the Proper specified. If Buyer gives notice of termination within the time prescrit not be refunded and Escrow Agent shall release any Option Fee remains	ed, Seller grad rmination to riod). Notice ty is located ped: (i) the O	nts Buy Seller s undo ) by th Option F	ver the within er this e date ee will
Seller; and (ii) any earnest money will be refunded to Buyer.  C. FAILURE TO TIMELY DELIVER EARNEST MONEY: If Buyer fails to contract or exercise within the time required, Seller may terminate this contract or exercise Paragraph 15, or both, by providing notice to Buyer before Buyer delived D. FAILURE TO TIMELY DELIVER OPTION FEE: If no dollar amount is stated buyer fails to deliver the Option Fee within the time required, Exercise Provided Fee Within the Selection F	deliver the ease Seller's release the earnested as the Option	arnest medies est mor otion Fo	money under ney.
unrestricted right to terminate this contract under this paragraph 5.  E. TIME: Time is of the essence for this paragraph and strict comp	oliance with	the tir	ne for
performance is required.			
<ul> <li>6. TITLE POLICY AND SURVEY:         <ul> <li>A. TITLE POLICY: Seller shall furnish to Buyer at □ Seller's □ Buyer's e title insurance (Title Policy) issued by</li></ul></li></ul>	Tii yer against l including exi	tle Con oss und sting b	npany) der the uilding
<ul> <li>(2) The standard printed exception for standby fees, taxes and assess</li> <li>(3) Liens created as part of the financing described in Paragraph 3.</li> <li>(4) Utility easements created by the dedication deed or plat of the Property is located.</li> </ul>		in whi	ch the
(5) Reservations or exceptions otherwise permitted by this contract of Buyer in writing.	or as may be	appro	ved by
<ul><li>(6) The standard printed exception as to marital rights.</li><li>(7) The standard printed exception as to waters, tidelands, beach</li></ul>	es, streams,	and i	related
matters. (8) The standard printed exception as to discrepancies, conflicts, shor lines, encroachments or protrusions, or overlapping improvements  (i) will not be amended or deleted from the title policy; or		or bo	undary
(i) will be amended to read, "shortages in area" at the expense of (9) The exception or exclusion regarding minerals approved by t Insurance.	Buyer the Texas De	☐ Se epartm	ller. ent of
B. COMMITMENT: Within 20 days after the Title Company receives a conshall furnish to Buyer a commitment for title insurance (Commitment legible copies of restrictive covenants and documents evidencing exce (Exception Documents) other than the standard printed exceptions. Company to deliver the Commitment and Exception Documents to shown in Paragraph 21. If the Commitment and Exception Documents within the specified time, the time for delivery will be automated ays or 3 days before the Closing Date, whichever is earlier. If the Commitments are not delivered within the time required, Buyer may to the earnest money will be refunded to Buyer.	) and, at Buy ptions in the Seller author Buyer at Buents are not atically extenomitment a	er's ex Comm rizes th yer's a delive ded up and Exc	pense, litment le Title ddress ered to to 15 ception
Initialed for identification by Buyer and Seller	<del></del>	TREC N	IO. 20-1

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Contract Concerning	(Address of Droporty)	Page 3 of 11	11-07-2022
C CLIDVEY. The curvey must be	(Address of Property)	and curveyer acceptat	ala ta tha
	e made by a registered professional la ender(s). (Check one box only)	ind surveyor acceptat	de to the
	the Effective Date of this contract, Se	oller shall furnish to B	uver and
	existing survey of the Property and		
	the Texas Department of Insurance (		
to furnish the existing	g survey or affidavit within the ti	me prescribed, Buy	<del>rer shall</del>
	t Seller's expense no later than 3		
	affidavit is not acceptable to Title C		
	v survey at $lacktriangle$ Seller's $lacktriangle$ Buyer's exper	ise no later than 3 di	ays prior
to Closing Date.	the Effective Date of this contract, Bu	iver chall obtain a nei	W SURVAY
	er is deemed to receive the survey or		
	paragraph, whichever is earlier.	Title date of detail f	eccipe of
□(3) Within days afte	r the Effective Date of this contract, S	eller, at Seller's expe	nse shall
furnish a new survey to			
	bject in writing to defects, exception		
	other than items 6A(1) through (		
	ms 6A(1) through (9) above; or which	n prohibit the following	ng use or
activity:  Buyer must object the earlie	er of (i) the Closing Date or (ii)	days after Buyer reco	eives the
Commitment, Exception Do	er of (i) the Closing Date or (ii) cuments, and the survey. Buyer's fai aiver of Buyer's right to object; exc	lure to object within	the time
allowed will constitute a w	aiver of Buyer's right to object; exc	ept that the require	ments in
incur any expense Seller s	nent are not waived by Buyer. Provi hall cure any timely objections of Bu	ded Seller IS NOT ODII	igated to ty lender
within 15 days after Seller	receives the objections (Cure Period)	and the Closing Dat	e will be
extended as necessary. If	objections are not cured within the	Cure Period, Buyer	may, by
delivering notice to Seller v	within 5 days after the end of the C	ure Period: (I) termii	nate this
Buyer does not terminate w	noney will be refunded to Buyer; or vithin the time required, Buyer shall b	e deemed to have wa	aived the
objections. If the Commit	ment or survey is revised or any ne	ew Exception Docum	ent(s) is
or new Exception Docume	t to any new matter revealed in the rent(s) within the same time stated	evised Commitment of	or survey
objections beginning when	the revised Commitment, survey,	or Exception Docum	ent(s) is
delivered to Buyer.	•	•	. ,
E. TITLE NOTICES:	LICY: Broker advises Buyer to have a	n abstract of title cov	ering the
I Property examined by ar	n attornev of Buver's selection, or Buv	er should be furnishe	d with or
obtain a Title Policy. I	f a Title Policy is furnished, the Com y of Buyer's choice due to the time I	imitment should be	promptly
object.	y of Buyer's choice due to the time i	imitations on Buyers	right to
(2) MÉMBERSHIP IN PROPEI	RTY OWNERS ASSOCIATION(S): The	Property ☐is ☐is no	t subject
to mandatory membersh	nip in a property owners assòciation(s _in_a_property_owners_association(s)	). If the Property is s	ubject to
mandatory membership 85 012 Tayas Property	in a property owners association(s) Code, that, as a purchaser of property	, Seller notifies Buy	er under mmunity
identified in Paragraph	2A in which the Property is located	l, you are obligated	to be a
member of the property	owners association(s). Restrictive cov	enants governing the	use and
	erty and all dedicatory instruments on of this residential community hav		
the Real Property Recoi	rds of the county in which the Prope	erty is located. Copie	es of the
restrictive covenants an	d dedicatory instruments may be ob	tained from the coun	ity clerk.
You are obligated to	pay assessments to the property of	owners association	<u>(s). The</u>
assessments could re	ssments is subject to change. esult in enforcement of the asso	ociation's lien on	and the
foreclosure of the Pro	perty.		
Section 207.003, Proper	ty Code, entitles an owner to receive ent, maintenance, or operation of a s	copies of any docum	nent that
limited to, restrictions.	bylaws, rules and regulations, and	l a resale certificate	from a
property owners' associ	ation. À resale certificate contains i	nformation including,	but not
limited to, statements sp	pecifying the amount and frequency of	f regular assessments	and the
other than lawsuits rela	r of lawsuits to which the property o iting to unpaid ad valorem taxes of	an individual member	a party, er of the
association. These doc	uments must be made available to	you by the property	owners'
association or the association	ciation's agent on your request. <b>If I</b>	Buyer is concerned	d about
these matters, the	TREC promulgated Addendum p in a Property Owners Associatio	tor Property Sub	ject to
(3) STATUTORY TAX DISTR	ICTS: If the Property is situated in	a utility or other st	tatutorilv
I created district providin	g water, sewer, drainage, or flood o	control facilities and	services,
Chapter 49, Texas Water	er Code, requirés Seller to deliver and x rate, bonded indebtedness, or stand	d Buyer to sign the s	statutory
final execution of this co	rate, bonded indebtedness, or stand ntract.	aby ree or the district	L PITOL LO
	and Seller	TDF	C NO. 20-17
Inducation actionication by buyer_	and Jener		S 110. 20 1/

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Contract	Concerning	(Address of Property)	Page 4 of 11 11-0	7-2022
(4)	TIDE WATERS: If the Proper Texas Natural Resources Coc included in the contract. Ar	ty abuts the tidally influence de, requires a notice regardin addendum containing the r	ng coastal area property to	be
(5)	required by the parties must be ANNEXATION: If the Property Buyer under §5.011, Texas Prothe extraterritorial jurisdiction annexation by the municipal boundaries and extraterritorial extraterritorial jurisdiction, co	is located outside the limits operty Code, that the Property on of a municipality and maility. Each municipality mair liprisdiction. To determine if jurisdiction or is likely to be	may now or later be included by now or later be subject ntains a map that depicts the Property is located withi located within a municipali	d in to its n a ty's
(6)	Property for further information PROPERTY LOCATED IN A CER Notice required by §13.257, Veryou are about to purchase mythich is authorized by law certificated area. If your proper or charges that you will be resulted to require water or sewer service to your certificated area and contact to be required to pay and the pet to your property. The under notice at or before the executed described in Paragraph 2 or at	ATIFICATED SERVICE AREA OF Vater Code: The real property hay be located in a certificate to provide water or sewer serty is located in a certificated equired to pay before you can red to construct lines or other property. You are advised to the utility service provider to be riod, if any, that is required to signed Buyer hereby acknownion of a binding contract for the value of the signed by the provider to the utility service provider to the	F A UTILITY SERVICE PROVID y, described in Paragraph 2, the described in Paragraph 2, the described in Paragraph 2, the described in the properties in the properties in the property is included and the property is included and the provide water or sewer service determine the cost that you oprovide water or sewer service described properties in the provide water or sewer service described properties in the properties in the provide water or sewer service described properties in the properties in the provide water or sewer service described properties in the propert	ER: that ea, the osts ice. ide in a will vice oing
	PUBLIC IMPROVEMENT DISTRI must give Buyer written no containing the required notice	ICTS: If the Property is in a pu tice as required by §5.014, shall be attached to this contr	ublic improvement district, Se Property Code. An addend act.	lum
	TRANSFER FEES: If the Prop Property Code, requires Seller may be governed by Chapter!	to notify Buyer as follows: TI 5, Subchapter G of the Texas F	he private transfer fee obligat Property Code.	tion
	PRÓPANÉ GAS SYSTEM SERVI service area owned by a distr as required by §141.010, Texa by TREC or required by the pa	ibution system retailer, Seller as Utilities Code. An addendur rties should be used.	r must give Buyer written no m containing the notice appro	tice ved
, ,	NOTICE OF WATER LEVEL F water, including a reservoir of Code, that has a storage capa operating level, Seller hereby adjoining the Property fluctual lawfully exercising its right to flood conditions."  REQUIRED NOTICES: The follows:	LUCTUATIONS: If the Proper lake, constructed and main acity of at least 5,000 acre-fer notifies Buyer: "The water leves for various reasons, includes the water stored in the incoming notices have been given	tained under Chapter 11, Wa et at the impoundment's nor yel of the impoundment of wa ding as a result of: (1) an en impoundment; or (2) drought or are attached to this contr	ater mal ater itity t or
	(for example, MUD, WCID, PID	onotices):		
A. A to A e e B. S	PERTY CONDITION: CCESS, INSPECTIONS AND UTION the Property at reasonable to the Property and Incense of the Property at reasonable to the Property at re	imes. Buyer may have the P by TREC or otherwise permitt s separately authorized by Se s existing utilities to be turned s in effect.	roperty inspected by inspect ted by law to make inspectio eller in writing. <del>Seller at Selk</del> d on and shall keep the utili	ors ns. er's
□ (; C. S b. A w. 7	1) Buyer has received the Notice 2) Buyer has not received the Notice contract, Seller shall deliver Buyer may terminate this conwill be refunded to Buyer. If for any reason within 7 day	Notice. Within days the Notice to Buyer. If Buyentract at any time prior to the Seller delivers the Notice, Buys after Buyer receives the earnest money will be refunder the Te-BASED PAINT AND LEAD-BASWelling constructed prior to 19 NOTION: "As Is" means the position to accept the Buyer from inspecting the Projecting the Project	er does not receive the Notice closing and the earnest more yer may terminate this controlled to Buyer.  Exas Property Code.  EXAS PROPERTY HAZARDS is required to Buyer.  EXAST PROPERTY AS IS UNDER PARAGRAPH TO BUYER.  EXAST PROPERTY AS IS UNDER PARAGRAPH TO BUYER.	red erty the aph om

Contract Concer	ning	(Addra	ess of Property)		_Page 5 of 11	11-07-2022
📙 (1) Buy	one box only) er accepts the Proper accepts the Pro	perty As Is at clo	sing in its present		. shall comp	lete the
	owing specific repa				, s.i.a.i. comp	
	not insert general		s "subject to inspe	ctions" that do	not identify	specific
E. LENDĖI party i destroy treatm the cos termina F. COMPL comple permite provide engage with co payme transfe fails to exercis Seller t G. ENVIRO includir or enda is conc parties H. RESIDE provide Buyer i	airs and treatments R REQUIRED REPA s obligated to pa ring insects. If the ents, this contract at of lender require ate this contract an ETION OF REPAIRS te all agreed repairs and the trade of p ppies of document at for the work con rable warranties w complete any ag e remedies under le complete the rep ONMENTAL MATTER ag asbestos and wa angered species or erned about these should be used. CNTIAL SERVICE CO ourchases a reside the residential servents	IRS AND TREATLY for lender rece parties do no will terminate and treatments and treatments and treatments or, browiding such restand from the mpleted; and (ii) ith respect to the read repairs and treatments or, browiding such reced repairs and (ii) ith respect to the read repairs and treatments or, browiding such reced repairs and (iii) ith respect to the read repairs and treatments or other envises or other envises or other envises and treatments or other envises and treatments. Buyer is advicted in a contract of the respect to the read repairs and treatments and treatments. Buyer is advicted in a contract of the respect to the read repairs and treatments. Buyer is advicted by the respect of the respect to the read repairs and treatments.	quired repairs, what agree to pay for a divide the earnest most atments exceeds oney will be refund the closust be performed for a license is repairs or treatment repair person(s) at Seller's expense repairs and treatments prior extend the Closing of the closin	nich includes or the lender hey will be re 5% of the Salled to Buyer. Wise agreed in by persons we quired by law ts. Seller shawing the se, arrange for ments to Buyer to the Closing Date up to 5 ated by TREC residential seret of Licensing elimburse Buyer to the Closing the seret of Licensing elimburse Buyer to the Licensing elimburse agreed in the Licensing elimburse	treatment for required repuired repuired repuired repuired. Buy writing, Sellobtain any repuired repuired. It is continued and Regular at closing. It is continued repuired re	r wood pairs or lyer. If yer may ler shall required escially escribed and rof any ler may sary for estances, eatened if Buyer by the strom a lation. If for the
should	the residential services any resident ons. <b>The purchase</b>	vice contract in a ential service co e of a residenti	n amount not exceentract for the sc al service contra	ope of covera ct is optional	age, exclusion Similar co	Buyer ons and verage
may be	purchased from S AND SALES AGI	various compa				
A. BROK agen entity broke sales	ER OR SALES AGE  The who is a party to  The in which the brocer or sales agent ace  The agent's spouse, per entering into a contract.	ENT DISCLOSUR a transaction or ker or sales agents as a trustee operant or child is	acting on behalf or ent owns more that or of which the bro or a beneficiary, to	f a spouse, pa an 10%, or a ker or sales ag notify the ot	rent, child, b trust for wh gent or the bi her party in	ousiness nich the roker or writing
	ERS' FEES: All ob ate written agreen		parties for paymen	t of brokers' f	ees are conta	ained in
the Clo	sing of the sale wi ANKRUPTCY COUR sing Date, the no	ll be on or before <u>T APPROVAL</u> (Clo n-defaulting part	sing Date). If eith y may exercise the	, 20 ner party fails e remedies cor	, or withing to close the interior part	n <u>3</u> days sale by agraph
con per tax	er shall execute ar veying title to the mitted in Paragrap es on the Property.	Property to Buye h 6 and furnish t	er and showing no ax statements or o	additional exc certificates sho	ceptions to the wing no delim	iose
(3) Sell rele req (4) The not	er shall pay the Sa er and Buyer shall ases, loan docum uired for the closin re will be no liens be satisfied out	execute and de lents, transfer o g of the sale and s, assessments, o of the sales pro	liver any notices, s f any warranties, the issuance of th or security interes oceeds unless sec	statements, co and other do e Title Policy. ts against the curing the pay	ertificates, affocuments re- Property wh	asonably nich will
(5) <del>Priv</del> will ass	umed by Buyer and ate transfer fees ( be the obligation essed by a proper ject to Mandatory	as defined by Cl of Seller unless ty owners' assoc	napter 5, Subchap provided otherwi siation are governo	ter G of the Tese in this cored by the Ado	itract. Transf	er fees
Initialed for id	entification by Buye	er	and Seller		TREC	C NO. 20-1

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10.	POSSESSION: A. BUYER'S POSSESSION: Seller shall deliver to Buyer possession of the Property in its present or
	required condition, ordinary wear and tear excepted: Qupon closing and funding Quaccording to a temporary residential lease form promulgated by TREC or other written lease required by the parties. Any possession by Buyer prior to closing or by Seller after closing which is not authorized by a written lease will establish a tenancy at sufferance relationship between the parties. Consult your insurance agent prior to change of ownership and possession because insurance coverage may be limited or terminated. The absence of a written
	lease or appropriate insurance coverage may expose the parties to economic loss.  B. SMART DEVICES: "Smart Device" means a device that connects to the internet to enable remote use, monitoring, and management of: (i) the Property; (ii) items identified in any Non-Realty Items Addendum; or (iii) items in a Fixture Lease assigned to Buyer. At the time Seller delivers possession of the Property to Buyer, Seller shall:  (1) deliver to Buyer written information containing all access codes, usernames, passwords, and applications Buyer will need to access, operate, manage, and control the Smart Devices; and
	(2) terminate and remove all access and connections to the improvements and accessories from any of Seller's personal devices including but not limited to phones and computers.
11.	<b>SPECIAL PROVISIONS:</b> (This paragraph is intended to be used only for additional informational items. An informational item is a statement that completes a blank in a contract form, discloses factual information, or provides instructions. Real estate brokers and sales agents are prohibited from practicing law and shall not add to, delete, or modify any provision of this contract unless drafted by a party to this contract or a party's attorney.)
	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; release of Seller's loan liability; tax statements or certificates; preparation of deed; one-half of escrow fee; and other expenses payable by Seller under this contract.  (b) Seller shall also pay an amount not to exceed \$
	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.  B. If any expense exceeds an amount expressly stated in this contract for such expense to be paid by a party, that party may terminate this contract unless the other party agrees to pay such excess. Buyer may not pay charges and fees expressly prohibited by FHA, VA, Texas Veterans Land Board or other governmental loan program regulations.
13.	<b>PRORATIONS:</b> Taxes for the current year, interest, rents, and regular periodic maintenance
	fees, assessments, and dues (including prepaid items) 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.
14.	<b>CASUALTY LOSS:</b> If any part of the Property is damaged or destroyed by fire or other casualty after the Effective Date of this contract, Seller shall <u>HAVE THE RIGHT BUT NOT THE OBLIGATION TO RESTORE THE PROPERTY</u> , 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
Initi	aled for identification by Buyer and Seller TREC NO. 20-17

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	e / of 11	11-07-2022
(Address of Property)	, , 0, 11	11 07 2022

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 <u>ANY AVAILABLE</u> insurance proceeds, if permitted by Seller's insurance carrier, and receive credit from Seller at closing in the amount of the deductible under the insurance policy. Seller's obligations under this paragraph are independent of any other obligations of Seller under this contract.

- **15. DEFAULT:** If Buyer fails to comply with this contract, Buyer will be in default, and Seller may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money as liquidated damages, thereby releasing both parties from this contract. If Seller fails to comply with this contract, Seller will be in default and Buyer may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money, thereby releasing both parties from this contract.
- **16. MEDIATION:** It is the policy of the State of Texas to encourage resolution of disputes through alternative dispute resolution procedures such as mediation. Any dispute between Seller and Buyer related to this contract which is not resolved through informal discussion will be submitted to a mutually acceptable mediation service or provider. The parties to the mediation shall bear the mediation costs equally. This paragraph does not preclude a party from seeking equitable relief from a court of competent jurisdiction. All disputes regarding this contract are subject to the exclusive jurisdiction of the Bankruptcy Court.
- **17. ATTORNEY'S FEES:** A Buyer, Seller, Listing Broker, Other Broker, or Escrow Agent who prevails in any legal proceeding related to this contract is entitled to recover reasonable attorney's fees and all costs of such proceeding.

#### 18. ESCROW:

- A. ESCROW: The Escrow Agent is not (i) a party to this contract and does not have liability for the performance or nonperformance of any party to this contract, (ii) liable for interest on the earnest money and (iii) liable for the loss of any earnest money caused by the failure of any financial institution in which the earnest money has been deposited unless the financial institution is acting as Escrow Agent. Escrow Agent may require any disbursement made in connection with this contract to be conditioned on Escrow Agent's collection of good funds acceptable to Escrow Agent.
- B. EXPENSES: At closing, the earnest money must be applied first to any cash down payment, then to Buyer's Expenses and any excess refunded to Buyer. If no closing occurs, Escrow Agent may: (i) require a written release of liability of the Escrow Agent from all parties before releasing any earnest money; and (ii) require payment of unpaid expenses incurred on behalf of a party. Escrow Agent may deduct authorized expenses from the earnest money payable to a party. "Authorized expenses" means expenses incurred by Escrow Agent on behalf of the party entitled to the earnest money that were authorized by this contract or that party.
- C. DEMAND: Upon termination of this contract, either party or the Escrow Agent may send a release of earnest money to each party and the parties shall execute counterparts of the release and deliver same to the Escrow Agent. If either party fails to execute the release, either party may make a written demand to the Escrow Agent for the earnest money. If only one party makes written demand for the earnest money, Escrow Agent shall promptly provide a copy of the demand to the other party. If Escrow Agent does not receive written objection to the demand from the other party within 15 days, Escrow Agent may disburse the earnest money to the party making demand reduced by the amount of unpaid expenses incurred on behalf of the party receiving the earnest money and Escrow Agent may pay the same to the creditors. If Escrow Agent complies with the provisions of this paragraph, each party hereby releases Escrow Agent from all adverse claims related to the disbursal of the earnest money.
- D. DAMAGES: Any party who wrongfully fails or refuses to sign a release acceptable to the Escrow Agent within 7 days of receipt of the request will be liable to the other party for (i) damages; (ii) the earnest money; (iii) reasonable attorney's fees; and (iv) all costs of suit.
- E. NOTICES: Escrow Agent's notices will be effective when sent in compliance with Paragraph 21. Notice of objection to the demand will be deemed effective upon receipt by Escrow Agent.
- **19. REPRESENTATIONS:** All covenants, representations and warranties in this contract survive closing. If any representation of Seller in this contract is untrue on the Closing Date, Seller will be in default. Unless expressly prohibited by written agreement, Seller may continue to show the Property and receive, negotiate and accept back up offers.
- 20. FEDERAL 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 non-foreign status to Buyer that Seller is not a "foreign person," then Buyer shall withhold from the sales proceeds an amount sufficient to comply with applicable tax law and deliver the same to the Internal Revenue Service together with appropriate tax forms. Internal Revenue Service regulations require filing written reports if currency in excess of specified amounts is received in the transaction.

Cor	tract Concerning(Address of	Page 8 of 11 11-07-2022 of Property)
21.		other must be in writing and are effective when fax or electronic transmission as follows:
	Phone: ( )  E-mail/Fax:  E-mail/Fax:  With a copy to Buyer's agent at:	Phone: ( )  E-mail/Fax:  E-mail/Fax:  With a copy to Seller's agent at:
22.	AGREEMENT OF PARTIES: This contract of cannot be changed except by their written agree are (Check all applicable boxes):  ☐ Third Party Financing Addendum ☐ Seller Financing Addendum ☐ Addendum for Property Subject to Mandatory Membership in a Property Owners Association	contains the entire agreement of the parties and element. Addenda which are a part of this contract  Seller's Temporary Residential Lease Short Sale Addendum Addendum for Property Located Seaward of the Gulf Intracoastal Waterway
23.	<ul> <li>□ Buyer's Temporary Residential Lease</li> <li>□ Loan Assumption Addendum</li> <li>□ Addendum for Sale of Other Property by Buyer</li> <li>□ Addendum for Reservation of Oil, Gas and Other Minerals</li> <li>□ Addendum for "Back-Up" Contract</li> <li>□ Addendum for Coastal Area Property</li> <li>□ Addendum for Authorizing Hydrostatic Testing</li> <li>□ Addendum Concerning Right to Terminate Due to Lender's Appraisal</li> <li>□ Environmental Assessment, Threatened or Endangered Species and Wetlands Addendum</li> </ul>	Addendum for Seller's Disclosure of Information on Lead-based Paint and Lead-based Paint Hazards as Required by Federal Law  Addendum for Property in a Propane Gas System Service Area  Addendum Regarding Residential Leases  Addendum Regarding Fixture Leases  Addendum containing Notice of Obligation to Pay Improvement District Assessment  Other (list):  TREC rules prohibit real estate brokers and sales NTRACT CAREFULLY.
	Buyer's Attorney is:	Seller's Attorney is:
	Phone: ( )  Fax: ( )	Phone: ( )  Fax: ( )
	E-mail:	

act Concerning	(Address of Property)	Page 9 of 11	11-07-2
	·		
EXECUTED theda (BROKER: FILL IN THE I	y of, 20 DATE OF FINAL ACCEPTANCE.)	(Effective Date).	
Buyer	Seller		
Buyer	Janet S. Northrup,	solely in her capacity	, ,
Buyer	Janet S. Northrup, as Ch 7 Trustee to	the Bankruptcy	
Buyer	Janet S. Northrup, as Ch 7 Trustee to	the Bankruptcy Wheeler and NOT ir	
Buyer	Janet S. Northrup, as Ch 7 Trustee to Estate of Shelli Rae	the Bankruptcy Wheeler and NOT ir	
Buyer	Janet S. Northrup, as Ch 7 Trustee to Estate of Shelli Rae	the Bankruptcy Wheeler and NOT ir	



The form of this contract has been approved by the Texas Real Estate Commission. TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http://www.trec.texas.gov) TREC NO. 20-17. This form replaces TREC NO. 20-16.

Contract Concerning		Page 10 of 11	11-07-2022
<u> </u>	(Address of Property)		

		NFORMATION only. Do not sign)	
Other Broker Firm	License No.	Listing Broker Firm	License No.
represents		represents Seller and Buyer as an in Seller only as Seller's ag	•
Associate's Name	License No.	Listing Associate's Name	License No.
Team Name		Team Name	
Associate's Email Address	Phone	Listing Associate's Email Address	Phone
Licensed Supervisor of Associate	License No.	Licensed Supervisor of Listing Associate	License No.
Other Broker's Address	Phone	Listing Broker's Office Address	Phone
City State	e Zip	City	State Zip
		Selling Associate's Name	License No
		Team Name	
		Selling Associate's Email Address	Phone
		Licensed Supervisor of Selling Associate	License No.
		Selling Associate's Office Address	
		City Stat	e Zip
Disclosure: Pursuant to a previo	us, separate agre	ement (such as a MLS offer of com ed to pay Other Broker a fee ( sclosure is for informational purposes a	pensation or othe

Contract Concerning _		Page 11 of 11	11-07-2022
<b>-</b>	(Address of Property)		

	OPTION FE	E RECEIPT	
Receipt of \$is acknowledged.	(Option Fee) in the	form of	
Escrow Agent			Date
	EARNEST MO	NEY RECEIPT	
Receipt of \$is acknowledged.	Earnest Money in	the form of	
Escrow Agent	Received by	Email Address	Date/Time
Address			Phone
City	State	Zip	Fax
	CONTRAC	T RECEIPT	
Receipt of the Contract is			
Escrow Agent	Received by	Email Address	Date
Address			Phone
City	State	Zip	Fax
	ADDITIONAL EARNS	ST MONEY RECEIPT	
Receipt of \$is acknowledged.	additional Earnest N	loney in the form of	
Escrow Agent	Received by	Email Address	Date/Time
Address			Phone

#### ADDENDUM TO

# ONE TO FOUR FAMILY RESIDENTIAL CONTRACT 515 Fairfield Avenue, Shoreacres, Texas 77571 BANKRUPTCY CASE NO. 24-31454

This ADDENDUM ("**Addendum**") is attached to and made a part of the One to Four Family Residential Contract ("**Contract**") by and between Janet S. Casciato-Northrup, trustee for the estate of Shelli Rae Wheeler, Case No. 24-31454, U.S. Bankruptcy Court, Southern District of Texas, Houston Division ("**Seller**") and \_\_\_\_\_\_ ("**Buyer**").

## 11. Special Provisions:

- a. "Bankruptcy Court" means the United States Bankruptcy Court for the Southern District of Texas.
- b. "Seller" or "Trustee Seller" means Janet Northrup, Chapter 7 Trustee for the bankruptcy estate of Shelli Rae Wheeler, Case No. 24-31454 pending in the United States Bankruptcy Court for the Southern District of Texas, Houston Division.
- c. Contract is subject to approval of the Bankruptcy Court.
- d. Property is sold by Trustee Seller "as is where is" without warranty of any kind.
- e. Trustee Seller is a Chapter 7 Trustee with no personal knowledge regarding the property.
- f. Trustee Seller cannot pay broker's commission on her portion of the sale price unless and until employment of broker is approved by the Bankruptcy Court.
- g. All disputes regarding this contract are subject to the exclusive jurisdiction of the Bankruptcy Court.

### Further provisions:

Notwithstanding anything to the contrary contained in the Contract, Seller and Buyer hereby agree as follows:

- 1. The capitalized terms in this Addendum shall have the same meanings given in the Contract unless another meaning is specified.
- 2. To the extent of any conflict between the terms of the Contract and the terms of this Addendum, the terms of this Addendum shall control and govern.
- 3. Buyer acknowledges that Buyer, prior to the closing date, will inspect the Property to Buyer's satisfaction. Except for the warranty of title to be set forth in the deed to be delivered by Seller to Buyer at closing, Seller hereby specifically disclaims any warranty, guaranty, or representation, oral or written, past, present or future, of, as to, or concerning (a) the nature, quality, and condition of the Property, including without limitation, the water, soil, geology, flora and fauna, and the suitability thereof, and of the Property, for any and all activities and uses which Buyer may elect to conduct thereon or any improvements Buyer may elect to construct thereon, income to be derived therefrom or expenses to be incurred with respect thereto, or any obligations or any other matter or thing relating to or affecting the same; (b) the

nature and extent of any easement, right-of- way, lease, possession, lien, encumbrance, license, reservation, condition or otherwise; (c) the presence or absence of any environmentally hazardous substances or materials; and (d) the compliance of the Property of the operation of the Property with any laws, rules, ordinances, or regulations of any government or other body. IN CONNECTION WITH THE CONVEYANCE OF THE PROPERTY AS PROVIDED FOR HEREIN, EXCEPT FOR THE WARRANTY OF TITLE TO BE SET FORTH IN THE DEED TO BE DELIVERED BY SELLER TO BUYER AT CLOSING, SELLER HAS NOT MADE AND DOES NOT MAKE ANY REPRESENTATIONS, WARRANTIES OR COVENANTS OF ANY KIND OR CHARACTER WHATSOEVER, WHETHER EXPRESS OR IMPLIED, WITH RESPECT TO THE QUALITY OR CONDITION OF THE PROPERTY, THE SUITABILITY OF THE PROPERTY FOR ANY AND ALL ACTIVITIES OR USES WITH BUYER MAY CONDUCT OR WISH TO CONDUCT THEREON, COMPLIANCE BY THE PROPERTY WITH ANY LAWS, RULES, ORDERS, STATUTES, ORDINANCES OR REGULATIONS OF ANY APPLICABLE GOVERNMENTAL **AUTHORITY**, OR HABITABILITY, **MERCHANTABILITY** OR FITNESS FOR A PARTICULAR PURPOSE, AND SPECIFICALLY, SELLER DOES NOT MAKE ANY REPRESENTATIOSN OR WARRANTIES REGARDING THE HAZARDOUS WASTE, AS DEFINED BY THE LAWS OF THE STATE OF TEXAS AND ANY REGULATIONS ADOPTED PURSUANT THERETO OR THE U.S. **ENVIRONMENTAL PROTECTION** AGENCY REGULATIONS AT 40 C.F.R. PART 261, OR THE DISPOSAL OF ANY HAZARDOUS WASTE OR ANY OTHER HAZARDOUS OR TOXIC SUBSTANCES IN OR ON THE PROPERTY. BUYER AGREES TO ACCEPT THE PROPERTY AT CLOSING WITH THE PROPERTY BEING IN ITS THEN-PRESENT "AS-IS, WHERE-IS, WITH-ALL- FAULTS" CONDITION. BUYER ACKNOWLEDGES THAT HE/SHE IS RELYING FULLY ON BUYER'S INSPECTION OF THE PROPERTY AND NOT UPON ANY STATEMENT WHICH MAY HAVE BEEN MADE OR MAY BE MADE BY SELLER OR ANY OF ITS REPRESENTATIVES. BUYER ACKNOWLEDGES THAT BUYER HAS THOROUGHLY INSPECTED AND EXAMINED THE PROPERTY TO THE EXTENT DEEMED NECESSARY BY BUYER IN ORDER TO ENABLE BUYER TO EVALUATE THE CONDITION OF THE PROPERTY AND ALL OTHER ASPECTS OF THE PROPERTY, AND BUYER ACKNOWLEDGES THAT BUYER IS RELYING SOLELY UPON HIS/HER OWN INSPECTION OF THE PROPERTY. All of the waivers, releases, disclaimers, indemnifications and other matters set forth in this Paragraph shall survive the closing or termination of the Contract, as applicable, and shall be included in the deed to be delivered by Seller to Buyer at closing.

- 4. To the extent Seller provides to Buyer any information relating to the Property or the condition thereof, Seller does not represent or warrant the completeness, correctness, or accuracy of any information made available by Seller to Buyer. Any and all such items furnished by Seller to Buyer shall be delivered to and accepted by Buyer without any representation or warranty of any kind or nature whatsoever, including but not limited to the truth, accuracy, or completeness of such items.
- 5. Buyer stipulates, acknowledges and agrees that the Contract, and Seller's obligations hereunder, including closing of the sale contemplated herein, are conditioned and

contingent on approval by the United States Bankruptcy Court for the Southern District of Texas, Houston Division ("Bankruptcy Court") in connection with Case No. 24-31454 of the Contract and the sale of the Property to Buyer. In the event Seller fails to obtain Bankruptcy Court approval for the Contract and the sale of the Property to Buyer, Seller may terminate the Contract whereupon, as Buyer's sole and exclusive remedy, the earnest money shall be refunded to Buyer and neither party hereto shall have any further obligations hereunder except those that expressly survive the expiration or termination of the Contract. In the event Seller elects to obtain Bankruptcy Court approval of an alternative agreement for the sale of the Property to another buyer for a higher purchase price, Seller may terminate the Contract whereupon, as Buyer's sole and exclusive remedies, the earnest money shall be refunded to Buyer and neither party hereto shall have any further obligations hereunder except those that expressly survive the expiration or termination of the Contract. Notwithstanding anything to the contrary, neither the effective date nor the feasibility period set forth in the Contract shall be affected by Seller's foregoing application for Bankruptcy Court approval.

- 6. Time is of the essence of the Contract. If the final day of a period or date of performance under the Contract falls on a Saturday, Sunday or legal holiday, then the final day of the period or the date of performance shall be deemed to fall on the next day that is not a Saturday, Sunday or legal holiday.
- 7. In case any one or more of the provisions contained in the Contract shall for any reason to be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision of the Contract, and the Contract shall be construed as if such invalid, illegal or unenforceable provision had never been contained in the Contract.
- 8. The Contract shall be construed under and in accordance with the laws of the State of Texas. Any action brought to enforce the terms of the Contract shall be brought in Harris County, Texas. The Bankruptcy Court shall have exclusive jurisdiction to adjudicate any dispute relating to the Contract. If any part of the Contract is held to be invalid or unenforceable for any reason, the remainder of the Contract shall continue in full force and effect.
- 9. The Contract contains the entire agreement between the parties with respect to the matters to which it pertains and may be amended only by written agreement signed by Buyer and Seller and by reference made a part hereof.
- 10. The parties hereto agree that the submission of any unexecuted copy or counterpart of the Contract and this Addendum by one party to another is not intended by either party to be, or be deemed to be, a legally binding agreement or an offer to enter into a legally binding agreement.
- 11. Seller and Buyer each hereby acknowledge, stipulate and agree that (a) the receipt by it of a facsimile or electronic copy hereof bearing the other's signature shall be deemed to be its due execution and delivery for all purposes, and (b) such facsimile or electronic copy shall be valid, binding and enforceable against Seller and Buyer, respectively, to the same extent as an originally bearing its signature, and no original hereof shall be required

as a condition of its validity or enforceability. Notwithstanding the foregoing, Seller and Buyer each hereby covenant and agree to deliver to each other an original of the Contract and this Addendum signed by it as soon as practicable.

- 12. The terms and provisions of the Contract shall inure to the benefit of, and be binding upon, Buyer and Seller and their respective successors and assigns.
- 13. The United States Bankruptcy Court for the Southern District of Texas retains sole and exclusive jurisdiction to any matters relating to the Contract.

Buyer:		
Printed Name:		
Trustee Seller:		

Janet Northrup, Chapter 7 Trustee
For the bankruptcy estate of
Shelli Rae Wheeler, Case No. 24-31454, U.S.
Bankruptcy Court, Southern District
Of Texas, Houston Division