

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. P	AR1	IES: The parties to this contract are		Seller) and
se	II a	nd convey to Buyer and Buyer agrees to buy fro	(Buyer). Selle m Seller the Property defined be	er agrees to
2. PI	ROI	ERTY AND CONDOMINIUM DOCUMENTS:	• •	
Α.	Tł	e Condominium Unit improvements and accompany	cessories described below are	collectively
	re (1	ferred to as the Property (Property).) CONDOMINIUM UNIT: Unit	in Building	
	(-	of,	, a condominium project	, located at
		(address/zip code), City of	,County of	
		Texas, described in the Condominium Declara		
		of record in said County; together with such	Unit's undivided interest in th	ne Common
		Elements designated by the Declaration, in	cluding those areas reserved	as Limited
		of record in said County; together with such Elements designated by the Declaration, in Common Elements appurtenant to the Unit a Elements which have been specifically assigned	ed to the Unit in any other manr	ner. Parking
		areas assigned to the Unit are:	,	
	(2	IMPROVEMENTS: All fixtures and improveme	ents attached to the above des	scribed real
	`) IMPROVEMENTS: All fixtures and improveme property including without limitation, the followed in any and any	lowing permanently installed a	nd built-in
		items, if any: all equipment and app awnings, wall-to-wall carpeting, mirrors, ceili antennas, mounts and brackets for televisions	ina fans, attic fans, mail boxes	television
		antennas, mounts and brackets for televisions	and spéakers, heating and air o	conditioning
		units, security and fire detection equipment chandeliers, shrubbery, landscaping, outdoor attached to the above described Condominium	cooking equipment, and all oth	er property
	(3	attached to the above described Condominium	Unit.	window sir
	(3) ACCESSORIES: The following described conditioning units, stove, fireplace screens, or store that the conditioning units is a second to the conditioning units.	curtains and rods, blinds, wind	ow shades,
		draperies and rods, door keys, mailbox ke equipment and maintenance accessories, art	eys, above ground pool, swin	nming pool
		are not fixtures, and controls for: (i) gara	ge doors, (ii) entry gates, and	d (iii) other
		are not fixtures, and controls for: (i) gara improvements and accessories. "Controls" incontrols and applications used to access and	:ludes Seller's transferable right	s to the (i)
		software and applications used to access and (ii) hardware used solely to control improvements	ents or accessories.	sories, and
	(4) EXCLUSIONS: The following improvements an	d accessories will be retained by	y Seller and
		must be removed prior to delivery of possession		
В.	Tł	e Declaration, Bylaws and any Rules of the A	ssociation are called "Documen	ts". (Check
	or 1) (1	e box only):) <u>Buyer has received a copy of the Documents</u>	. Buver is advised to read the	Documents
		before signing the contract.		
	1 (2	Buyer has not received a copy of the Documer the Documents to Buyer within days	after the Effective Date of th	snall deliver le contract.
		the Documents to Buyer within days Buyer may cancel the contract before the	ne sixth day after Buyer re	ceives the
		Documents by hand-delivering or mailing w certified United States mail, return receipt	ritten notice of cancellation to requested. If Buyer cancels the	b Seller by
		pursuant to this paragraph, the contract w	ill terminate and the earnest	money will
C.	Τŀ	be refunded to Buyer. e Resale Certificate from the condominium ow		
C.	th	e "Certificate". The Certificate must be in a forr	m promulgated by TREC or requ	ired by the
	pa	rties. The Certificate must have been prepar	ed, at Seller's expense, no m	ore than 3
	in	onths before the date it is delivered to Buy formation required by Section 82.157, Texas Pro	pperty Code.	minum the
	(C	heck one box only):	,	
) Buyer has received the Certificate.) Buyer has not received the Certificate. Seller	shall deliver the Certificate to P	Suver within
_	(-	davs after the Effective Date of the	e contract. Buver mav cancel t	hé contract
		before the sixth day after the date Buyer rec mailing written notice of cancellation to Sell	er by certified United States r	elivering or nail, refurn
		receipt requested. If Buyer cancels the contra	ct pursuant to this paragraph, t	the contract
	(3	will terminate and the earnest money will be ro Buyer has received Seller's affidavit that	erungeg to Buyer. Seller requested information	from the
	. (-	Association concerning its financial condition a	s required by the Texas Property	v Code, and
		that the Association did not provide a Control Certificate. Buyer and Seller agree to waive the	ertificate or information requi e requirement to furnish the Cer	red in the tificate.
D.	. <u>I</u> f	the Documents reveal that the Property is sul	bject to a right of refusal unde	r which the
	As sh	sociation or a member of the Associatión may all be amended to the date that Buyer receiv	purchase the Property, the Eff es a copy of the Association's	ective Date certification
	th	at: (i) Seller has complied with the requireme	ents under the right of refusal;	and (II) all
	pe hi	rsons who may exercise the right of refusal have the Property. If Buyer does not received	e not exercised or have waived ve the Association's certificate	tne right to tion within
		days after the Effective Date or if the right	ht of refusal is exercised, this co	intract shall
	te	rminate and the earnest money shall be refunde	d to Buyer.	

Contract Concerning		Page 2 of 10	11-10-2020
<u>-</u>	(Address of Property)		
3. SALES PRICE:			
A. Cash portion of Sales Price p	ayable by Buyer at closing	\$ <u> </u>	
B. Sum of all financing describe	ed in the attached: $lacksquare$ Third Part	ty Financing Addendum	١,
☐ Loan Assumption Adder	dum, 🖵 🏻 Seller Financing Adder	ndum \$	
),		
4. LEASES: Except as disclosed	in this contract. Seller is not	aware of any leases	affecting
the Property. After the Effectiv	e Date, Seller may not, without	Buyer's written consent	t, create a
new lease, amend any existi	ng lease, or convey any inter-	est in the Property.	(Check all
applicable boxes)	Donata de la collège de la college		
A. RESIDENTIAL LEASES: The	ential Leases is attached to this co	more residential lease	s and the
☐ B. FIXTURE LEASES: Fixtures			eases (for
example, solar panels, prop	ane tanks, water softener, secu	irity system) and the	Addendum
Regarding Fixture Leases is a	attached to this contract.		
5. EARNEST MONEY AND TERM			
A. DELIVERY OF EARNEST MO	NEY AND OPTION FEE: Within	3 days after the Effec	tive Date,
Buyer must deliver to	(address):	$\underline{}_{,}$ as escrow agent, at	
manay and ¢	(address): as the Option Fee. The earnes	\$ c	as earnest
made payable to occrew age	as the Option ree. The earnes int and may be paid separately or	r combined in a single r	ee siidii be
(1) Ruyer shall deliver add	itional earnest money of \$	to escr	row agent
within days after	the Effective Date of this contract	to esci	low agent
	the earnest money, Option Fee,		est monev
	nday, or legal holiday, the time		
	onal earnest money, as applicable		
	turday, Sunday, or legal holiday.		
	igent receives under this paragr		
	earnest money, and then to the a		
	agent to release and deliver the		
	or consent from Buyer, and rele		
at closing.	n Fee to Seller. The Option Fee v	viii be credited to the 3	sales Price
	nominal consideration, the recei	nt of which Seller ackr	nowledges.
and Buver's agreement to r	pay the Option Fee within the tir	me required. Seller ara	ants Buver
the unrestricted right to terr	ninate this contract by giving not	ice of termination to Se	eller within
days after the Effe	ective Date of this contract (Op	tion Period). Notices i	under this
specified If Buyer gives no	5:00 p.m. (local time where the tice of termination within the tin	ne prescribed: (i) the (Ontion Fee
will not be refunded and es	scrow agent shall release any O	ption Fee remaining w	ith escrow
l agent to Seller; and (ii) any	earnest money will be refunded to	to Buver.	
C. FAILURE TO TIMELY DELIVE	R EARNEST MONEY: If Buyer fa	ils to deliver the earne	est mo <u>ņ</u> ey
within the time required, S	Seller may terminate this contra n, by providing notice to Buyer b	ict or exercise Seller's	remedies
money.	i, by providing notice to buyer i	belore buyer delivers ti	ne earnest
D. FAILURE TO TIMELY DELIVE	R OPTION FEE: If no dollar amou	unt is stated as the Opt	tion Fee or
if Buyer fails to deliver the	Option Fee within the time rec	quired, Buyer shall not	have the
unrestricted right to termina	te this contract under this Paragr	aph 5.	
E. TIME: Time is of the esser performance is required.	nce for this paragraph and stric	x compliance with the	e time for
6. TITLE POLICY:			
A. TITLE POLICY: Seller shall fu	ırnish to Buyer at 🗕 Seller's 🛛 Bı	uyer's expense an owne	er policy of
title insurance (Title Policy) i	ssued by	(Title	Company)
the provisions of the Title I	Price, dated at or after closing, in	nsuring Buyer against i	loss under
building and zoning ordinand	Policy, subject to the promulgates) and the following exceptions:	:	ig chiadilig
(1) Restrictive covenants cor	nmon to the platted subdivision i	n which the Property is	located.
(2) The standard printed exc	eption for standby fees, taxes an	d assessments.	
(3) LIENS CREATED AS PART OF T	he financing described in Paragra of the Documents including	ipii 3. The assessments an	d platted
` ´easements.	-		•
Buyer in writing.	ns otherwise permitted by this co	ntract or as may be ap	proved by
	eption as to marital rights. ception as to waters, tidelands,	, beaches, streams, ar	nd related
matters. (8) The standard printed exc	eption as to discrepancies, conflic	ts shortages in area or	houndary
lines, encroachments or n	rotrusions, or overlapping improver	ments.	Douriual y
(9) The exception or exclus	sion regarding minerals approve	d by the Texas Depa	rtment of
Insurance.			
Initialed for identification by Buyer	and Seller	TR	EC NO. 30-14

(Address of Property)

B. COMMITMENT: Within 20 days after the Title Company receives a copy of this contract, Seller shall furnish to Buyer a commitment for title insurance (Commitment) and, at Buyer's expense, legible copies of restrictive covenants and documents evidencing exceptions in the Commitment (Exception Documents) other than the standard printed exceptions. Seller authorizes the Title Company to deliver the Commitment and Exception Documents to Buyer at Buyer's address shown in Paragraph 21. If the Commitment and Exception Documents are not delivered to Buyer within the specified time, the time for delivery will be automatically extended up to 15 days or 3 days before the Closing Date, whichever is earlier. If the Commitment and Exception Documents are not delivered within the time required, Buyer may terminate this contract and the earnest money will be refunded to Buyer.

terminate this contract and the earnest money will be refunded to Buyer.

C. OBJECTIONS: Buyer may object in writing to defects, exceptions, or encumbrances to title: disclosed in the Commitment other than items 6A(1) through (9) above; or which prohibit the following use or activity:

Buyer must object the earlier of (i) the Closing Date or (ii) _______ days after Buyer receives the Commitment and Exception Documents. Buyer's failure to object within the time allowed will constitute a waiver of Buyer's right to object; except that the requirements in Schedule C of the Commitment are not waived by Buyer. Provided Seller is not obligated to incur any expense, Seller shall cure any timely objections of Buyer or any third party lender within 15 days after Seller receives the objections (Cure Period) and the Closing Date will be extended as necessary. If objections are not cured within the Cure Period, Buyer may, by delivering notice to Seller within 5 days after the end of the Cure Period: (i) terminate this contract and the earnest money will be refunded to Buyer; or (ii) waive the objections. If Buyer does not terminate within the time required, Buyer shall be deemed to have waived the objections. If the Commitment is revised or any new Exception Document(s) is delivered, Buyer may object to any new matter revealed in the revised Commitment or new Exception Document(s) within the same time stated in this paragraph to make objections beginning when the revised Commitment or Exception Document(s) is delivered to Buyer.

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

- 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 and may now or later be subject to annexation by the municipality and may now or later be subject to annexation by the municipality is 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 or is likely to be located within a municipality's extraterritorial jurisdiction.

 (5) PROPERTY LOCATED IN A CERTIFICATED SERVICE AREA OF A UTILITY SERVICE PROVIDER: Notice required by §13.257, Water Code: The real property, described in Paragraph 2, that you are about to purchase may be located in a certificated water or sewer service area, which is authorized by law to provide water or sewer service to the properties in the certificated area. If your property is located in a certificated area there may be special costs or charges that you will be required to pay before you can receive water or sewer service. There may be a period required to construc
- contract for the purchase of the real property described in Paragraph 2 or at closing of purchase of the real property.

 (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 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

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Code, that has a st operating level, Sel adjoining the Prope lawfully exercising flood conditions."	orage capacity of at least 5,000 a ler hereby notifies Buyer: "The w erty fluctuates for various reasons its right to use the water stored	acre-feet at the impoundmer ater level of the impoundmen a, including as a result of: (1 in the impoundment; or (2)	nt's normal nt of water) an entity drought or
the Property at reason selected by Buyer and Any hydrostatic testing expense shall immediate during the time this conditions. SELLER'S DISCLOSURE (Check one box only) (1) Buyer has received (2) Buyer has not received (2) Buyer has not received (2) Buyer has not received (3) Buyer may termina will be refunded to for any reason with whichever first occur (3) The Texas Property C. SELLER'S DISCLOSURE Federal law for a resider D. ACCEPTANCE OF PROP with any and all defeiver warranties in this control (1) or (2) does not property to the selection of the selection o	S AND UTILITIES: Seller shall perionable times. Buyer may have licensed by TREC or otherwise g must be separately authorized tely cause existing utilities to be that act is in effect. NOTICE PURSUANT TO §5.008, The Notice. When the Notice. Within all deliver the Notice to Buyer. If Seller delivers the Notice this contract at any time prior Buyer. If Seller delivers the Notice in 7 days after Buyer received in 7 days after Buyer received Code does not require this Seller OF LEAD-BASED PAINT AND LEAD THE CONDITION: "As Is" mean the series and without warranty except act. Buyer's agreement to accept reclude Buyer from inspecting the series and without warranty except reclude Buyer from inspecting the series and without warranty except reclude Buyer from inspecting the series and without warranty except reclude Buyer from inspecting the series and without warranty except reclude Buyer from inspecting the series and without warranty except reclude Buyer from inspecting the series and without warranty except reclude Buyer from inspecting the series and without warranty except reclude Buyer from inspecting the series and without warranty except reclude Buyer from inspecting the series and without warranty except reclude Buyer from inspecting the series and without warranty except reclude Buyer from inspecting the series and without warranty except reclude Buyer from inspecting the series and without warranty except reclude Buyer from inspecting the series and warranty except reclude Buyer from inspecting the series and the series	the Property inspected by permitted by law to make in by Seller in writing. Seller turned on and shall keep the TEXAS PROPERTY CODE (Not days after the Effective Days after the Effective Days after the Effective Days and the earn ice, Buyer may terminate the refunded to Buyer. To furnish the Notice. D-BASED PAINT HAZARDS is 1978. The present condition of the property As Is under Paragraph in Property under Paragraph	inspectors inspections. at Seller's utilities on ice): The state of this the Notice, the Notice, the state on this the contract the closing, Trequired by the Property the and the tragraph 7D to 7A, from
contract during the Opt (Check one box only) (1) Buyer accepts the P (2) Buyer accepts the	,		-
Do not income government	nowal mbwagag gueb ag Ngubia	et to increations " that do t	act identify
specific repairs and E. LENDER REQUIRED RE party is obligated to destroying insects. If treatments, this contra cost of lender require terminate this contract F. COMPLETION OF REPA shall complete all agree permits must be obtain licensed to provide so commercially engaged any transferable warran be transferred to Buye treatments prior to th extend the Closing D treatments. G. ENVIRONMENTAL MAT	PAIRS AND TREATMENTS: Unlest pay for lender required repairs the parties do not agree to parties and treatments exceed and the earnest money will be read the earnest money will be read and the earnest money will be read and the earnest money will be read and repairs and treatments prior to be a compair and treatments or and repairs or treatments or, in the trade of providing such repairs received by Seller with respirate super's expense. If Seller for at Buyer's expense. If Seller for at Buyer's expense. If seller for a compair of the compa	is otherwise agreed in writing, which includes treatment ay for the lender required money will be refunded to Buds 5% of the Sales Price, Infunded to Buyer. Otherwise agreed in writing: The Closing Date; and (ii) a must be performed by person if no license is required by pairs or treatments. At Buyer ect to the repairs and treat ills to complete any agreed recise remedies under Paragry for Seller to complete represence of wetlands, toxic so	ng, neither for wood repairs or uyer. If the Buyer may (i) Seller all required ns who are y law, are 's election, ments will repairs and repairs and substances,
or endangered species	wastes oʻr other environmental h or its habitat may affect Buyer's ese matters, an addendum pror	intended use of the Property	v. If Buver
H. RESIDENTIAL SERVICE a residential service of contract, Seller shall re in an amount not exce- contract for the scope service contract is	CONTRACTS: Buyer may purch company licensed by TREC. If simburse Buyer at closing for the eding \$ Buye of coverage, exclusions and limi optional. Similar coverage d to do business in Texas.	cost of the residential servicer should review any residen tations. The purchase of a	ce contract tial service residential
8. BROKERS AND SALES A	GENTS:		
A. BROKER OR SALES AGE who is a party to a trar	ENT DISCLOSURE: Texas law requessaction or acting on behalf of a seales agent owns more than 1	pouse, parent, child, busines	s entity in
Initialed for identification by Bu	uyer and Seller	TF	REC NO. 30-1

TREC NO. 30-14

Со	ntract Concerning	(Address of Description)	Page 5 of 10	11-10-2020
	agent's spouse, parent o	(Address of Property) stee or of which the broker or or child is a beneficiary, to not sale. Disclose if applicable:		
9.	separate written agreeme CLOSING: A. The closing of the sale wi after objections to matte later (Closing Date). If defaulting party may exer		, 20, or v nt have been cured, which e sale by the Closing Dat	within 7 days never date is
10	Buyer and showing no tax statements or cert (2) Buyer shall pay the Sa (3) Seller and Buyer shall releases, loan docume sale and the issuance (4) There will be no liens, be satisfied out of the	nd deliver a general warranty of additional exceptions to those ificates showing no delinquent ales Price in good funds acceptal execute and deliver any noticents and other documents reasof the Title Policy. assessments, or security intersales proceeds unless securing ans will not be in default.	e permitted in Paragraph 6 taxes on the Property. able to the escrow agent. ces, statements, certificate sonably required for the crests against the Property v	es, affidavits, losing of the
	A. BUYER'S POSSESSION: So required condition, ordinar temporary residential least parties. Any possession by a written lease will establis insurance agent prior coverage may be limited insurance coverage may	eller shall deliver to Buyer possy wear and tear excepted: U up the form promulgated by TREC Buyer prior to closing or by Sellesh a tenancy at sufferance relation to change of ownership and or terminated. The absent expose the parties to economic to Device" means a device the	or other written lease req er after closing which is not a onship between the parties. and possession because ce of a written lease or mic loss.	uired by the authorized by Consult your e insurance appropriate
	remote use, monitoring, a Realty Items Addendum; delivers possession of the (1) deliver to Buyer writt and applications Buy Devices; and (2) terminate and remov	and management of: (i) the Pr or (iii) items in a Fixture Leas Property to Buyer, Seller shall ten information containing all er will need to access, oper e all access and connections	operty; (ii) items identified te assigned to Buyer. At the l: access codes, usernames rate, manage, and contro to the improvements and	I in any Non- e time Seller , passwords, I the Smart
11.	SPECIAL PROVISIONS: (to the sale. TREC rules proh	ersonal devices including but no Insert only factual stateme ibit license holders from adding endum, lease or other form	nts and business details g factual statements or bus	applicable siness details
12.	following order: B Texas Veterans La Buyer's Expenses (2) Expenses payable by origination charges; of from date of disburs recording fees; copies required by lender; lo of escrow fee; all p insurance, reserve de assessments; final co wire transfer fee; ex (PMI), VA Loan Fundii	EXPENSES: Just be paid at or prior to closing Seller (Seller's Expenses): Ing liens, including prepayment of the secrow fee; and other expenses of an amount not to exceed \$ 100 uyer's Expenses which Buyer and Board or other government of Buyer (Buyer's Expenses): The sement to one month prior of the sement to one month prior of easements and restriction of the sement to one month prior of the	is prohibited from paying ntal loan programs, and the Appraisal fees; loan apploan documents; interest of the dates of first monthly as; loan title policy with enotos; amortization schedulined premiums for flood prem taxes and special goe; repair inspection; under Private Mortgage Insurarance Premium (MIP) as reconstant of the paying the paying to the paying the	by FHA, VA, hen to other ication fees; on the notes y payments; ndorsements les; one-half and hazard iovernmental erwriting fee; nce Premium
Initi	aled for identification by Buye	er and Seller		TREC NO. 30-:

TREC NO. 30-14

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	(4.11 CD 1.)		

(Address of Property)

(3) Buyer shall pay any and all Association fees, deposits, reserves and other charges resulting from the transfer of the Property not to exceed \$_____ and Seller shall pay any excess.

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

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; 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

Contract Concerning			Page 7 of 10 11-10-20	20
	(Address of Prop	erty)		
creditors. releases e D. DAMAGES escrow ag (i) damag suit. E. NOTICES:	If escrow agent complies with th scrow agent from all adverse clair : Any party who wrongfully fails gent within 7 days of receipt of es; (ii) the earnest money; (iii) rescrow agent's notices will be e	ne provisins relate sor refunction the requestion of the region of the reasonable of	d escrow agent may pay the same to the ons of this paragraph, each party hereby of to the disbursal of the earnest money. Isses to sign a release acceptable to the Juest will be liable to the other party for the attorney's fees; and (iv) all costs of when sent in compliance with Paragraph	r E
19 REPRESENT	'ATTONS: All covenants represe	entations	d effective upon receipt by escrow agent. and warranties in this contract survive t is untrue on the Closing Date, Seller will agreement, Seller may continue to show o offers.	i I
20. FEDERAL T Revenue Cod foreign statusales proceed the Internal regulations re the transactions	AX REQUIREMENTS: If Seller le and its regulations, or if Seller s to Buyer that Seller is not a "fods an amount sufficient to comple Revenue Service together with equire filing written reports if curson.	is a "f fails to o preign pe ly with a appropri rency in	foreign person," as defined by Internal deliver an affidavit or a certificate of non- rson," then Buyer shall withhold from the pplicable tax law and deliver the same to ate tax forms. Internal Revenue Service excess of specified amounts is received in	
21. NOTICES: A when mailed	II notices from one party to to to, hand-delivered at, or transmit	he other tted by fa	r must be in writing and are effective ax or electronic transmission as follows:	!
To Buyer at	:	To Sell	er at:	_
Phone: E-mail/Fax:	()	Phone:		_
E-mail/Fax:		E-mail,		_
and cannot b	OF PARTIES: This contract be changed except by their writt (check all applicable boxes):	contair ten agree	is the entire agreement of the partie ement. Addenda which are a part of thi	s is
Loan Ass	ty Financing Addendum sumption Addendum Temporary Residential Lease		Environmental Assessment, Threatened or Endangered Species and Wetlands Addendum	r
Seller's	Temporary Residential Lease	_	Addendum for Property Located Seaward of the Gulf Intracoastal Waterway	
by Buye	um for Sale of Other Property r um for "Back-Up" Contract		Addendum for Release of Liability on Assumption of FHA, VA, or Conventional Loan Restoration of Seller's Entitlement fo VA Guaranteed Loan	r
_	nancing Addendum ım for Coastal Area Property		Addendum for Property in a Propane Gas System Service Area	
☐ Short Sa	ale Addendum		Addendum Regarding Residential Leases	
Informat	um for Seller's Disclosure of tion on Lead-based Paint and sed Paint Hazards as Required ral Law	_	Addendum Regarding Fixture Leases Other (list):	
Addendu Testing	um for Authorizing Hydrostatic			
☐ Addendu	um Concerning Right to te Due to Lender's Appraisal			

Contract Concerning	g			(0.11	()			Page	8 of 1	10	11-10-2020
				(Addres	ss of Property)						
B. CONSULT A holders from	AN A	ATTOR ng lega	NEY I	BEFORE e. READ	SIGNING THIS CONT	: TREC rul RACT CARE	les pr FULLY	ohibit	real	estate	license
Buyer's Attorney is:						Seller's Attorney i	s:				
Phone:						Phone:					
riione.						riione.					
Fax:)				Fax:)			
E-mail:						E-mail:					
								20		/ Eff - ct:	va Data)
EXECUTED the BROKER: FIL	L IN	THE	DATE C	F FINA	L ACCEPTA	NCE.)		_, 20		(Enecu	ve Date).
Buyer					<u></u>	eller					
Buyer					S	eller					



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. 30-14. This form replaces TREC NO. 30-13.

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Other Broker Firm	Licens	e No. Listing	Broker Firm		License No.
represents Buyer only as Seller as Listing	Buyer's agent g Broker's subagent	repres	_	uyer as an interm s Seller's agent	ediary
Associate's Name	Licens	e No. Listing	Associate's Name		License No.
Геат Name		Team	Name		
Associate's Email Address	P	hone Listing	Associate's Email Addre	ess	Phone
Licensed Supervisor of Associate	Licens	e No. Licens	ed Supervisor of Listing	Associate	License No.
Other Broker's Address	P	hone Listing	Broker's Office Address	5	Phone
City	State	Zip City		State	Zip
		Selling	Associate's Name		License No.
		Team	Name		
		Selling	Associate's Email Addre	ess	Phone
		Licens	ed Supervisor of Selling	Associate	License No.
		Selling	Associate's Office Addr	ess	
		City		State	Zip

	OPTION FE	E RECEIPT	
Receipt of \$is acknowledged.	(Option Fee) in th	ne 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 a	acknowledged.		
Escrow Agent	Received by	Email Address	Date
Address			Phone
City	State	Zip	Fax
	ADDITIONAL EARNE	ST 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)

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