

TEXAS ASSOCIATION OF REALTORS®

SELLER'S DISCLOSURE NOTICE

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Section 5.008, Property Code requires a seller of residential property of not more than one dwelling unit to deliver a Seller's Disclosure Notice to a buyer on or before the effective date of a contract. This form complies with and contains additional disclosures which exceed the minimum disclosures required by the Code.

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	g the Property at	122 North Columbus,		
	ver to any of the items in Section 3 is yes, ex		al she	eets if necessary):
which ha	*A single blockable main drain may of the control o	lipment, or system notice? ☐ yes ∯	no	on the Property that is in need of repair,
Section 5				
	in compliance with building codes in effect	at the time.		airs made without necessary permits or not
0 0	Homeowners' associations or maintenance Name of association: Manager's name: Fees or assessments are: \$ Any unpaid fees or assessment for the lift the Property is in more than one assessment information to this notice.	per per yes (sessociation, provide in	Pho	ne:and are:mandatoryvoluntary)no ation about the other associations below or
08	Any common area (facilities such as po with others. If yes, complete the following Any optional user fees for common fa	ols, tennis courts, wa : cilities charged?	elkwa es [ys, or other) co-owned in undivided interest no If yes, describe:
00	Dana and the			inances affecting the condition or use of the
	. Programme for a control of the con	III.V. AIIU LUXCOII		ing the Property. (Includes, but is not limited ural causes, suicide, or accident unrelated to
	the condition of the Property which ma	erially affects the hea	alth or	safety of an individual.
	Any repairs or treatments, other than the hazards such as asbestos, radon, lead- If yes, attach any certificates or other	outine maintenance, based paint, urea-former documentation ideas	made malde ntifyir	hyde, or mold. In the extent of the remediation (for example)
0 0	Any rainwater harvesting system conn	ected to the propert		ublic water supply that is able to be used fo
If the a	answer to any of the items in Section 5 is yes	, explain (attach addi	tional	sheets if necessary):
/TAR-	-1406) 9-01-11 Initialed by: Selle	erXAMD	_ and	Buyer:, Page 3 of

spections? yes	no If yes,	attach copies and complete	the following.	mitted by law to perform
nspection Date Ty	уре	Name of Inspector		No. of Pages
Prope. ction 8. Check any More Homestead Wildlife Manager	erty. A buyer s y tax exemption ment	on(s) which you (Seller) cui Senior Citizen		·
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*Chapter 766 smoke detector which the diaim was *Chapter 766 smoke detector which the dwerence to the buyer may recorded	e property hat a pter 766 of the Health in the color of the color of the the co	we working smoke detects Health and Safety Code requires accordance with the require including performance, localizements in effect in your are information. to install smoke detectors for I reside in the dwelling is health airment from a licensed physicalized for the seller to installation. The parties may a	ors installed in accordance unknown II no I yes ments of the building code in the property of the hearing impaired if: (1) the property of the hearing impaired if: (1) the property of the hearing impaired if: (2) the buyer of the hearing impaired; (3) within 10 days a stall smoke detectors for the pagree who will bear the cost of	e with the smoke dete s. If no or unknown, exp lings to have working n effect in the area in rements. If you do not above or contact your the buyer or a member gives the seller written after the effective date, hearing-impaired and

ADDITIONAL NOTICES TO BUYER:

- (1) The Texas Department of Public Safety maintains a database that the public may search, at no cost, to determine if registered sex offenders are located in certain zip code areas. To search the database, visit <u>www.txdps.state.tx.us</u>. For information concerning past criminal activity in certain areas or neighborhoods, contact the local police department.
- If the property is located in a coastal area that is seaward of the Gulf Intracoastal Waterway or within 1,000 feet of the mean high tide bordering the Gulf of Mexico, the property may be subject to the Open Beaches Act or the Dune Protection Act (Chapter 61 or 63, Natural Resources Code, respectively) and a beachfront construction certificate or dune protection permit may be required for repairs or improvements. Contact the local government with ordinance authority over construction adjacent to public beaches for more information.
- (3) If you are basing your offers on square footage, measurements, or boundaries, you should have those items independently measured to verify any reported information.
- (4) The following providers currently provide service to the property:

The leading Pres	
Electric: TXU	phone #:
Sewer. City of Columbus	phone #:
Water: it it	phone #:
$\Delta u = \Delta u = (\pm T)$	phone #:
Trash: City of Columbus	phone #:
Natural Gas: NA	phone #:
Phone Company: ATCT	phone #:
Propane: WA	phone #:

(5) This Seller's Disclosure Notice was completed by Seller as of the date signed. The brokers have relied on this notice as true and correct and have no reason to believe it to be false or inaccurate. YOU ARE ENCOURAGED TO HAVE AN INSPECTOR OF YOUR CHOICE INSPECT THE PROPERTY.

The undersigned Buyer acknowledges receipt of the foregoing notice.

Signature of Buyer Printed Name:	Signature of Buyer Date Printed Name:
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TEXAS ASSOCIATION OF REALTORS® INFORMATION ABOUT SPECIAL FLOOD HAZARD AREAS

USE OF THIS FORM BY PERSONS WHO ARE NOT MEMBERS OF THE TEXAS ASSOCIATION OF REALTORS® IS NOT AUTHORIZED. @Texas Association of REALTORS®, Inc, 2008

CONCERNING THE PROPERTY AT _

122 North Oak Drive Columbus, TX 78934

A. FLOOD AREAS:

- (1) The Federal Emergency Management Agency (FEMA) designates areas that have a high risk of flooding as special flood hazard areas.
- (2) A property that is in a special flood hazard area lies in a "V-Zone" or "A-Zone" as noted on flood insurance rate maps. Both V-Zone and A-Zone areas are areas with high risk of flooding. The V-Zone is the area of highest risk.
- (3) Some properties may also lie in the "floodway" which is the channel of a river or other watercourse and the adjacent land areas that must be reserved in order to discharge a flood under FEMA rules. Communities must regulate development in these floodways.

B. AVAILABILITY OF FLOOD INSURANCE:

- (1) Generally, flood insurance is available regardless of whether the property is located in or out of a special flood hazard area. Contact your insurance agent to determine if any limitations or restrictions apply to the property in which you are interested.
- (2) FEMA encourages every property owner to purchase flood insurance regardless of whether the property is in a high, moderate, or low risk flood area.
- (3) A homeowner may obtain flood insurance coverage (up to certain limits) through the National Flood Insurance Program. Supplemental coverage is available through private insurance carriers.
- (4) A mortgage lender making a federally related mortgage will require the borrower to maintain flood insurance if the property is in a special flood hazard area.

C. GROUND FLOOR REQUIREMENTS:

- (1) Many homes in special flood hazard areas are built-up or are elevated. In elevated homes the ground floor typically lies below the base flood elevation and the first floor is elevated on piers, columns, posts, or piles. The base flood elevation is the highest level at which a flood is likely to occur as shown on flood insurance rate maps.
- (2) Federal, state, county, and city regulations:
 - (a) restrict the use and construction of any ground floor enclosures in elevated homes that are in special
 - (b) may prohibit or restrict the remodeling, rebuilding, and redevelopment of property and improvements in the floodway.
- (3) The first floor of all homes must now be built above the base flood elevation.
 - (a) Older homes may have been built in compliance with applicable regulations at the time of construction and may have first floors that lie below the base flood elevation, but flood insurance rates for such homes may be significant.
 - (b) It is possible that modifications were made to a ground floor enclosure after a home was first built. The modifications may or may not comply with applicable regulations and may or may not affect
 - (c) It is important for a buyer to determine if the first floor of a home is elevated at or above the base flood elevation. It is also important for a buyer to determine if the property lies in a floodway. Page 1 of 2

- (4) Ground floor enclosures that lie below the base flood elevation may be used only for: (i) parking; (ii) storage; and (iii) building access. Plumbing, mechanical, or electrical items in ground floor enclosures that lie below the base flood elevation may be prohibited or restricted and may not be eligible for flood insurance coverage. Additionally:
 - (a) in A-Zones, the ground floor enclosures below the base flood elevation must have flow-through vents or openings that permit the automatic entry and exit of floodwaters;
 - (b) in V-Zones, the ground floor enclosures must have break-away walls, screening, or lattice walls, and
 - (c) in floodways, the remodeling or reconstruction of any improvements may be prohibited or otherwise restricted.

D. COMPLIANCE:

- (1) The above-referenced property may or may not comply with regulations affecting ground floor enclosures below the base flood elevation.
- (2) A property owner's eligibility to purchase or maintain flood insurance, as well as the cost of the flood insurance, is dependent on whether the property complies with the regulations affecting ground floor enclosures.
- (3) A purchaser or property owner may be required to remove or modify a ground floor enclosure that is not in compliance with city or county building requirements or is not entitled to an exemption from such requirements.
- (4) A flood insurance policy maintained by the current property owner does not mean that the property is in compliance with the regulations affecting ground floor enclosures or that the buyer will be able to continue to maintain flood insurance at the same rate.
- (5) Insurance carriers calculate the cost of flood insurance using a rate that is based on the elevation of the lowest floor.
 - (a) If the ground floor lies below the base flood elevation and does not meet federal, state, county, and city requirements, the ground floor will be the lowest floor for the purpose of computing the rate.
 - (b) If the property is in compliance, the first elevated floor will be the lowest floor and the insurance rate will be significantly less than the rate for a property that is not in compliance.
 - (c) If the Property lies in a V-Zone the flood insurance rate will be impacted if a ground floor enclosure below the base flood elevation exceeds 299 square feet (even if constructed with break-away walls).

You are encouraged to:

- (1) inspect the property for all purposes, including compliance with any ground floor enclosure requirement:
- (2) review the flood insurance policy (costs and coverage) with your insurance agent; and
- (3) contact the building permitting authority if you have any questions about building requirements or compliance issues.

Receipt acknowledged by:	
	Date
Signature	Signature

APPROVED BY THE TEXAS REAL ESTATE COMMISSION

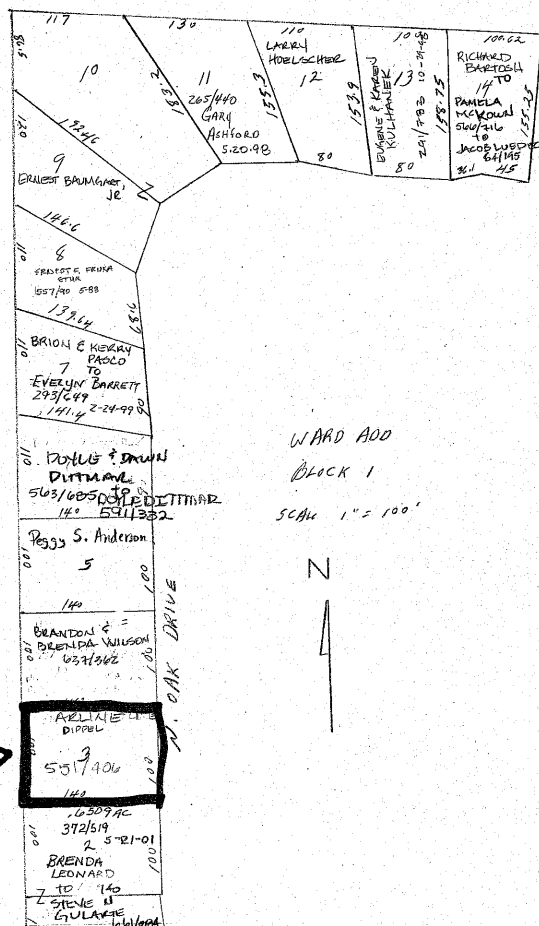
02-09-2004



ADDENDUM FOR SELLER'S DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS AS REQUIRED BY FEDERAL LAW

	AS INL	QUII/LD DI L			
CONCERNIN	IG THE PROPERTY AT 122 No.	rth Oak Driv	<u>e</u>		umbus
dwelling that may permane and imparesidentia assessmrisk asse NOTICE: B. SELLER	WARNING STATEMENT: "Every pure was built prior to 1978 is notified place young children at risk of deent neurological damage, including aired memory. Lead poisoning also al real property is required to provincents or inspections in the seller's present or inspection for possible leading to the seller's present of the property cert's DISCLOSURE:	that such properticular that such properticular in poses a particular ide the buyer with cossession and no ead-paint hazards tified as required	ry may present explications. Lead poise ies, reduced intelligar risk to pregnant any information outify the buyer of art is recommended to by federal law.	I real property on whoosure to lead from loning in young childred gence quotient, behaviored to be a common to	ren may produce avioral problems, of any interest in nazards from risk paint hazards. A
) Known lead-based paint and/or le				
2. REC	Seller has no actual knowledge of ORDS AND REPORTS AVAILABLE Seller has provided the purchase and/or lead-based paint hazards	E TO SELLER (ch ser with all availa in the Property (li	neck one box only): able records and r st documents):	eports pertaining to	lead-based paint
i i i i i i i i i i i i i i i i i i i	Seller has no reports or record	s pertaining to le	ead-based paint ar	id/or lead-based pair	nt hazards in the
C. BUYER 1. B 2. W 2. W D. BUYER 1. E 2. E BROKE (a) prov (c) disc reports period 3 years	Property. S RIGHTS (check one box only): suyer waives the opportunity to contead-based paint or lead-based paint. Vithin ten days after the effective delected by Buyer. If lead-based paint contract by giving Seller written not money will be refunded to Buyer. S ACKNOWLEDGMENT (check as Buyer has received copies of all info Buyer has received the pamphlet Particle Buyer with the federally appropriate Buyer with the federally appropriate Buyer pertaining to lead-based of up to 10 days to have the Property of the pamphlet of the pamphlet of the pamphlet of the Buyer pertaining to lead-based of up to 10 days to have the Property of the pamphlet of	nduct a risk asset thazards. late of this contral paint or lead-base applicable boxes): protect Your Family lers have informed paint and/or lead-based	essment or inspection ct, Buyer may have ed paint hazards a s after the effective d Seller of Seller's a lead poisoning pr d paint hazards in f based paint hazard d (f) retain a comple nsibility to ensure of s have reviewed th	the Property inspective present, Buyer me date of this contract Home. obligations under 42 evention; (b) complethe Property; (d) delived in the Property; (d) de	or the presence of cted by inspectors hay terminate this t, and the earnest 2 U.S.C. 4852d to: te this addendum; wer all records and e) provide Buyer a dendum for at least
		·			Date
Buyer Other Bro	oker	Date	Listing Broker Texas Star R	ealty-Carla Ca	9-30-11 Date
	The form of this addendum has been approved to contracts. Such approval relates to this contracts representation is made as to the legal validity of Texas Real Estate Commission, P.O. Box 12188.		Commission for use only forms are intended for u	with similarly approved or prosecutions this pot suitable for contract the pot suitable for contract.	omulgated forms of tate licensees. No mplex transactions.

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