EQUAL	L HOUSING DRTUNITY	ADDENDUM F	FOR SELLER'S E SED PAINT AND	REAL ESTATE COMMISSION DISCLOSURE OF INFOR LEAD-BASED PAINT HA BY FEDERAL LAW	MATION
CON	ICERNING TH	E PROPERTY AT	4148 County Road 1100	Grandview, TX. 76050 (Street Address and City)	Grandview
	based paint to may produce behavioral pro seller of any based paint h known lead-ba prior to purchas	eiling was built pro- nat may place your permanent neuro blems, and impaire interest in residen lazards from risk a ased paint hazards. se."	or to 1978 is notified ng children at risk of ological damage, in ad memory. Lead poi tial real property is ssessments or insper A risk assessment of	of any interest in residential that such property may presen developing lead poisoning. Lea cluding learning disabilities, m soning also poses a particular required to provide the buyer w ctions in the seller's possession or inspection for possible lead-p	t exposure to lead from le d poisoning in young child educed intelligence quoti risk to pregnant women. with any information on le and notify the buyer of
B. 3	SELLER'S DIS	CLOSURE:	erly certified as requi		
í	1. PRESENC	E OF LEAD-BASED	PAINT AND/OR LEAD int and/or lead-based p	D-BASED PAINT HAZARDS (chec paint hazards are present in the Pro	k one box only): operty (explain):
		eller has no actual ki	nowledge of lead-base	d paint and/or lead-based paint ha	zards in the Property.
2	∐ (a) S	eller has provided	the purchaser with	all available records and reports	pertaining to lead-based p
	a	no/or lead-based pai	nt hazards in the Prope	erty (list documents):	
	X (b) S P	eller has no reports	s or records pertainin	g to lead-based paint and/or lea	id-based paint hazards in
	BUYER'S RIGH	TS (check one box	only):		
L	_ 1. Buyer lead-b	ased paint or lead-ba	inity to conduct a risk	assessment or inspection of the	Property for the presence
	2. Within	ten days after the	effective date of this of	contract, Buyer may have the Pro	operty inspected by inspect
	contra	t by giving Seller v	d-based paint or lead written notice within 14	based paint hazards are prese days after the effective date of	int Buyer may terminate
D. E	money	will be retunded to i	Buyer. heck applicable boxes		
	1. Buyer	has received copies	of all information listed	above.	
	2. Buyer	has received the par	nphlet Protect Your Fa	mily from Lead in Your Home.	
a re p	ddendum; (c) cords and re rovide Buyer	disclose any known ports to Buyer per a period of up to	derally approved pa n lead-based paint ar taining to lead-based 10 days to have the	d Seller of Seller's obligations under mphlet on lead poisoning pr nd/or lead-based paint hazards i paint and/or lead-based paint Property inspected; and (f) retains re aware of their responsibility to e	evention; (b) complete to n the Property; (d) deliver hazards in the Property; ain a completed copy of t
г. U	ERTIFICATIO	N OF ACCURACY	: The following perso	he aware of their responsibility to e ons have reviewed the informati vided is true and accurate.	on above and certify, to
				Joen Digo	10 5/24
Buyer			Date	Seller	Da Da
				Dale Griggs	1500 - toto
Buyer			Date	Seller	ugge ald
				Jo Lynn Griggs	5-4:
Other	Broker		Date	Listing Broker	2+ 2+ 2 Da
(T	he form of this s	ddendum has been soo	round by the Tourse Days	Rick Story/Story Group Inc.	
	lo representation	is made as to the lenal	o this contract form only. I	state Commission for use only with sim REC forms are intended for use only by provision in any specific transactions. 70711-2188, 512-936-3000 (http://www.troc.	trained real estate licensees.
	1906) 10-				TREC No. OP-



# **INFORMATION ABOUT ON-SITE SEWER FACILITY**

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C	ONCERNING THE PROPERTY AT 4148 County Road 1100 Grand Grandview, TX 76		76050	
Α.	DESCRIPTION OF ON-SITE SEWER FACILITY ON PROPERTY:			
	(1) Type of Treatment System: X Septic Tank Aerobic Treatment		ŪŪ	nknown
	(2) Type of Distribution System: Lateral Lines		[] U	nknown
	(3) Approximate Location of Drain Field or Distribution System: <u>しいたらて SIDA</u> <u>HOME OR BACE OF HOME</u> ,	e of		nknown
	(4) Installer:		20	hknown
	(5) Approximate Age:		VU	hknown
Β.				
	(1) Is Seller aware of any maintenance contract in effect for the on-site sewer fac If yes, name of maintenance contractor:		Yes	6 No
	Phone: contract expiration date: Maintenance contracts must be in effect to operate aerobic treatment and cer sewer facilities.)	tain non-s	tandard"	on-site
	(2) Approximate date any tanks were last pumped?			
	<ul> <li>(3) Is Seller aware of any defect or malfunction in the on-site sewer facility?</li> <li>If yes, explain:</li></ul>		Yes	TNO
	(4) Does Seller have manufacturer or warranty information available for review?		Yes	No
C.	PLANNING MATERIALS, PERMITS, AND CONTRACTS:			
	(1) The following items concerning the on-site sewer facility are attached: planning materials permit for original installation final inspection v maintenance contract manufacturer information warranty information	vhen OSS	SF was ir	nstalled
	(2) "Planning materials" are the supporting materials that describe the on-si submitted to the permitting authority in order to obtain a permit to install the or	te sewer n-site sewe	facility ther facility.	nat are
	(3) It may be necessary for a buyer to have the permit to operate a transferred to the buyer.		SOWOF	facility

(TXR-1407) 1-7-04	Initialed for Identification by Buyer	and Seller	- ya	Page 1 of 2
Keller Williams Realty/The Story Group, 210	5 E. Hwy 114 Suite 101 Southinke TX 76092	Phone: 8179929232	Fax: 8179929218	4148 County Road
Story Group Inc.	Produced with Lone Wolf Transactions (zipForm Edition) 231 Shearson Cr. Ca	mbridge, Ontario, Canada N1T 1	J5 www.lwolf.com	

D. INFORMATION FROM GOVERNMENTAL AGENCIES: Pamphlets describing on-site sewer facilities are available from the Texas Agricultural Extension Service. Information in the following table was obtained from Texas Commission on Environmental Quality (TCEQ) on 10/24/2002. The table estimates daily wastewater usage rates. Actual water usage data or other methods for calculating may be used if accurate and acceptable to TCEQ.

<u>Facility</u>	Usage (gal/day) without water- <u>saving devices</u>	Usage (gal/day) with water- <u>saving devices</u>
Single family dwelling (1-2 bedrooms; less than 1,500 sf)	225	180
Single family dwelling (3 bedrooms; less than 2,500 sf)	300	240
Single family dwelling (4 bedrooms; less than 3,500 sf)	375	300
Single family dwelling (5 bedrooms; less than 4,500 sf)	450	360
Single family dwelling (6 bedrooms; less than 5,500 sf)	525	420
Mobile home, condo, or townhouse (1-2 bedroom)	225	180
Mobile home, condo, or townhouse (each add'l bedroom)	75	60

This document is not a substitute for any inspections or warranties. This document was completed to the best of Seller's knowledge and belief on the date signed. Seller and real estate agents are not experts about on-site sewer facilities. Buyer is encouraged to have the on-site sewer facility inspected by an inspector of Buyer's choice.

5/24 Signature of Seller

Dale Griggs

Receipt acknowledged by:

Signature of Seller Date Jo Lynn Griggs

Signature of Buyer

Date

Signature of Buyer

Date

(TXR-1407) 1-7-04

### ADDENDUM FOR RESERVATION OF OIL, GAS, AND OTHER MINERALS

### ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT

4148 County Road 1100 Grandview, TX. 76050

Grandview

11-18-14

(Street Address and City)

NOTICE: For use ONLY if Seller reserves all or a portion of the Mineral Estate.

- A. "Mineral Estate" means all oil, gas, and other minerals in and under and that may be produced from the Property, any royalty under any existing or future mineral lease covering any part of the Property, executive rights (including the right to sign a mineral lease covering any part of the Property), implied rights of ingress and egress, exploration and development rights, production and drilling rights, mineral lease payments, and all related rights and benefits. The Mineral Estate does NOT include water, sand, gravel, limestone, building stone, caliche, surface shale, near-surface lignite, and iron, but DOES include the reasonable use of these surface materials for mining, drilling, exploring, operating, developing, or removing the oil, gas, and other minerals from the Property.
- B. Subject to Section C below, the Mineral Estate owned by Seller, if any, will be conveyed unless reserved as follows (check one box only):
  - X (1) Seller reserves all of the Mineral Estate owned by Seller.
  - (2) Seller reserves an undivided \_\_\_\_\_\_ interest in the Mineral Estate owned by Seller. NOTE: If Seller does not own all of the Mineral Estate, Seller reserves only this percentage or fraction of Seller's interest.
- C. Seller does does not reserve and retain implied rights of ingress and egress and of reasonable use of the Property (including surface materials) for mining, drilling, exploring, operating, developing, or removing the oil, gas, and other minerals. NOTE: Surface rights that may be held by other owners of the Mineral Estate who are not parties to this transaction (including existing mineral lessees) will NOT be affected by Seller's election. Seller's failure to complete Section C will be deemed an election to convey all surface rights described herein.
- D. If Seller does not reserve all of Seller's interest in the Mineral Estate, Seller shall, within 7 days after the Effective Date, provide Buyer with the contact information of any existing mineral lessee known to Seller.

**IMPORTANT NOTICE:** The Mineral Estate affects important rights, the full extent of which may be unknown to Seller. A full examination of the title to the Property completed by an attorney with expertise in this area is the only proper means for determining title to the Mineral Estate with certainty. In addition, attempts to convey or reserve certain interest out of the Mineral Estate separately from other rights and benefits owned by Seller may have unintended consequences. Precise contract language is essential to preventing disagreements between present and future owners of the Mineral Estate. If Seller or Buyer has any questions about their respective rights and interests in the Mineral Estate and how such rights and interests may be affected by this contract, they are strongly encouraged to consult an attorney with expertise in this area.

CONSULT AN ATTORNEY BEFORE SIGNING: TREC rules prohibit real estate licensees from giving legal advice. READ THIS FORM CAREFULLY.

Buyer	Seller Dale Griggs		
Buyer	Seller Jo Lynn Griggs		
contracts. Such approval relates to this contract form only made as to the legal validity or adequacy of any provision	Texes Real Estate Commission for use only with similarly approved or promulgated forms of y. TREC forms are intended for use only by trained real estate licensees. No representation is on in any specific transactions. It is not intended for complex transactions. Texas Real Estate 2-936-3000 (http://www.trec.texas.gov) TREC No. 44-2, This form replaces TREC No. 44-1.		

#### **TXR 1905**

 Keller Williams Realty/The Story Group, 2106 E. Hwy 114 Suite 101 Southlake TX 76092
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 4148 County Read

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PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC) 11-02-2015



## DISCLOSURE OF RELATIONSHIP WITH RESIDENTIAL SERVICE COMPANY

**RESIDENTIAL SERVICE CONTRACTS.** A residential service contract is a product under which a residential service company, for a fee, agrees to repair or replace certain equipment or items in a property. Co-payments typically apply to most service calls. Residential service companies are licensed and regulated by the Texas Real Estate Commission. The extent of coverage and the cost of coverage will vary. Before buying a residential service contract, the buyer should read the contract and consider comparing it with the extent of coverage and costs from several other residential service companies. You may obtain a list of the residential service companies licensed in Texas at http://www.trec.texas.gov. YOU MAY CHOOSE ANY COMPANY.

THE PURCHASE OF A RESIDENTIAL SERVICE CONTRACT IS OPTIONAL. The TREC promulgated residential contract forms contain a paragraph in which the parties may negotiate whether the seller will reimburse the buyer the cost of a residential service contract. The choice of the residential service company and extent of coverage lies with the buyer. NEITHER A BROKER/SALES AGENT NOR A SELLER MAY CONDITION THE SALE OF A PROPERTY ON THE BUYER'S PURCHASE OF A RESIDENTIAL SERVICE CONTRACT.

Other Broker/Sale Agent will receive no compensation from a residential service company.

Other Broker/Sales Agent receives compensation from the following residential service company

for providing the following services:

- Listing Broker/Sales Agent will receive no compensation from a residential service company.
- Listing Broker/Sales Agent receives compensation from the following residential service company: American Home Shield

for providing the following services: Data Gathering, Competency Training

The compensation is not contingent upon a party to the real estate transaction purchasing a contract or services from the residential service company.

The compensation is the fee for the services that Listing Broker or Other Broker, either directly or through an agent, provides to the company. As required by the Real Estate Settlement Procedures Act and HUD Regulation X, any fees paid to a settlement services provider are limited to the reasonable value of services actually rendered.

Other Broker's Name	License No.	
By:		

The undersigned acknowledges receipt of this notice:

Buyer

Buyer

Keller	Williams Realty	The Story	Group	
Listing	Broker's Name	0495442	License No.	

Seller D

Seller Yo Lynn Griggs

The form of this addendum has been approved by the Texas Roal Estate Commission for use only with similarly approved or promulgated forms or contracts. Such approval relates to this contract form only. 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) RSC-2.

#### (TXR-2513)

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