	PROMULGATED BY THE TE	XAS REAL ESTATE COM	MMISSION (TREC)	11-10
TREC	ADDENDUM FOR MANDATORY MEI			Ĺ
TEXAS REAL ESTATE COMMISSION	OWNER	RS ASSOCIATION E WITH CONDOMINI	1	EQUAL OPPO
	ADDENDUM TO CONTRAC	CT CONCERNING TH	IE PROPERTY AT	
1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 -	20442 Barrel Run Dr. (Stree	eet Address and City)	Hockley	
	Bauer Landing HOA Lead	Association Manager	ment 281-857-6027	
	(Name of Property Owners A INFORMATION: "Subdivision Inf	ssociation, (Association) and	d Phone Number)	astrictions and
to the subdivis	ion and bylaws and rules of the As)3 of the Texas Property Code.	sociation, and (ii) a re	sale certificate, all of which	ch are describe
1. Within	-		act, Seller shall obtain, p Subdivision Information B	
the co	ontract within 3 days after Buyer r s first, and the earnest money will nation, Buyer, as Buyer's sole reme	eceives the Subdivision be refunded to Buye	on Information or prior to er. If Buyer does not rece	closing, which ive the Subdiv
earne	st money will be refunded to Buyer			
time	of the Subdivision Information to t required, Buyer may terminate th	the Seller. If Buyer ob ne contract within 3	days after Buyer receive	ormation withir es the Subdiv
Buyer requir	nation or prior to closing, whicheve , due to factors beyond Buyer's con ed, Buyer may, as Buyer's sole ren	ntrol, is not able to obtainedy, terminate the co	ain the Subdivision Informa ntract within 3 days after t	ation within the
3. Buyer	o closing, whichever occurs first, ar has received and approved the S	ubdivision Information	before signing the contra	act. Buyer 🔲 d
Buyer	es not require an updated resale or 's expense, shall deliver it to Buy cate from Buyer. Buyer may termina	er within 10 days afte	er receiving payment for	the updated re
Seller	fails to deliver the updated resale of	certificate within the tim		1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 199 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 199 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1990 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990
The title com	does not require delivery of the Su pany or its agent is authorized DNLY upon receipt of the req	to act on behalf o	of the parties to obtair Subdivision Informatior	ւ the Subdivi ւ from the բ
B. MATERIAL C Seller shall prompt to Seller if: (i) any	HANGES. If Seller becomes aw y give notice to Buyer. Buyer ma of the Subdivision Information pr	y terminate the contra ovided was not true;	act prior to closing by gi or (ii) any material adve	iving written n
Subdivision Informa	tion occurs prior to closing, and the POSITS FOR RESERVES: Excep	earnest money will be at as provided by Par	e refunded to Buyer.	shall nav anv
all Association \$ 250.00	fees, deposits, reserves, and other and Seller shall pay any exce	charges associated w	ith the transfer of the Prop	perty not to exe
and any update does not requ	ION: Seller authorizes the Associated resale certificate if requested by ire the Subdivision Information or m the Association (such as the structure).	ociation to release the Buyer, the Title C an updated resale c	Company, or any broker to certificate, and the Title	o this sale. If B Company requ
restrictions, an obtaining the	d a waiver of any right of first refu information prior to the Title Con	isal), 🛛 Buyer 🗍 Sell	ler shall pay the Title Co	mpany the co
NOTICE TO BUY responsibility to ma	ER REGARDING REPAIRS BY ake certain repairs to the Propert Association is required to repair, y	THE ASSOCIATIO	N: The Association maned about the condition	of any part of
	the desired repairs.		IANDA ADA	
Buyer		Seller Kimbe	rlee A. Parmer	VILL
Duyor		(1, 0, 4)	L Pr Noga	
Buyer		Seller Ted S.	Parmer	
TREC contracts. Such made as to the	this addendum has been approved by the Tex: ch approval relates to this contract form only. The legal validity or adequacy of any provision i P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3	REC forms are intended for us n any specific transactions. It	se only by trained real estate licens is not intended for complex transa	sees. No representat ctions. Texas Real I
Commission, H		tee (intrinsectorizinger) meet		1 10-28 1-28-01

Forms