

## **NEW HOME CONTRACT**

(Incomplete Construction)

NOTICE: Not For Use For Condominium Transactions or Closings Prior to Completion of Construction

- / C	ARTIES: The parti	ics to this contract are	/D	van) Callan assess to sall and
(5	seller) and	Buyer agrees to buy from	Seller the Property	yer). Seller agrees to sell and
CC	nivey to buyer and	Dayer agrees to buy from	Schol the Hoperty	defined below.
2. P	HOPERIY:LOT	,BIOCK		Texas, known (address/zip code), or as
as	6			(address/zip code), or as
ae	escribed on attache	ed exhibit, together with:	(i) improvements,	fixtures and all other property
Œ +h	escribed in the Co	Instruction Documents; a	ind (II) all rights,	privileges and appurtenances d cooperative and association
m	emberships. All pr	roperty sold by this contract	ct is called the "Pro	nerty".
	ALES PRICE:	operty sold by this contra	to canca the Tro	p c. cy .
3. 3 <i>i</i>	Cash portion of S	Sales Price payable by Buy	er at closing	\$
	<ul> <li>Sum of all financi</li> </ul>	ing described below (exclu	ding any loan fundi	ina
	fee or mortgage	insurance premium)		\$
C.	. Sales Price (Sum	of A and B)		\$
				): The portion of Sales Price not
pa	ayable in cash will b	be paid as follows: (Check	applicable boxes be	elow)
□A.	THIRD PARTY FIN	NANCING: One or more th	ird party mortgage	loans in the total amount of
	\$	(excluding any loan fur	ding fee or mortga	ge insurance premium). fy the lenders' underwriting
	(1) Property Ap	)provai: If the Property s for the loan(s) (includi	does not satis	ty the lenders' underwriting
	lender reaui	red repairs), Buver may	erminate this cont	d to appraisal, insurability and cract by giving notice to Seller
	prior to closi	ng and the earnest money	will be refunded to	Buver.
	(2) Credit Appro	val: (Check one box only)	saing approved for	the financing described in the
	attached	Third Party Financing Add	endum for Credit A	nproval.
	(b) This conf	tract is not subject to Bu	lyer being approve	ed for financing and does not
Пп	involve F	HA or VA financing.		
	notoc doccribad i	n the attached TDEC Lean	Accumption Addon	ice of one or more promissory
□c.	SELLER FINANCII	NG: A promissory note fro	m Buver to Seller o	of \$, secured and conditions described in the
	by vendor's and	deed of trust liens, and co	ntaining the terms	and conditions described in the
	attached IREC So	eller Financing Addendum	. If an owner policy	of title insurance is furnished
	Diviou aball filusia	sh Callan with a martanaaa	policy of title incur	en con cities inibarantee is rainingitea,
	•	sh Seller with a mortgagee	policy of title insur	ance.
5. E	ARNEST MONEY	sh Seller with a mortgagee	policy of title insur	ance. I narties Buyer shall denosit
<b>5. E</b> /s_es	ARNEST MONEY	sh Seller with a mortgagee	policy of title insur	ance. I narties Buyer shall denosit
<b>5. E</b> 2 \$_ es Bu	ARNEST MONEY	sh Seller with a mortgagee	policy of title insur	ance. I narties Buyer shall denosit
\$_ es Bu	arnest money as easerow agent, at uyer shall deposit adays after the	sh Seller with a mortgagee  : Upon execution of the same of the sa	policy of title insurnis contract by al	ance.
\$_ es Bu  as	ARNEST MONEY as eactors agent, at uyer shall deposit adays after the grequired by this co	sh Seller with a mortgagee  : Upon execution of the arnest money with  additional earnest money of the conontract, Buyer will be in depondent.	policy of title insurnis contract by al	ance. I narties Buyer shall denosit
\$_ es Bu  as	ARNEST MONEY as eacrow agent, at uyer shall deposit adays after the required by this co	sh Seller with a mortgagee  : Upon execution of the content of the	policy of title insurnis contract by ale from the front from the from the front front from the front from the front from the front from the front front from the front from the front from the front front from the front from the front front front front front front front from the front fron	rance.  I parties, Buyer shall deposit, as(address) with escrow agent within s to deposit the earnest money
\$_ es Bu  as	arnest money as eacrow agent, at uyer shall deposit adays after the required by this co ITLE POLICY AND TITLE POLICY: Se of title insurance	sh Seller with a mortgagee  i: Upon execution of the content of th	f \$	rance.  I parties, Buyer shall deposit, as(address) with escrow agent within s to deposit the earnest money  uyer's expense an owner policy (Title
\$_ es Bu  as	arnest Money as eactors are all deposit a great and a great are all deposit a great are	sh Seller with a mortgagee in the seller shall furnish to Buyer will be in the seller shall furnish to Buyer amount of the Sales Price in the seller shall furnish to Buyer will be in the seller shall furnish to Buyer (Title Policy) issued by amount of the Sales Price	f \$	rance.  I parties, Buyer shall deposit, as
\$_ es Bu  as	arnest Money as eacow agent, at uyer shall deposit a days after the required by this constitute of title insurance Company) in the loss under the pr	sh Seller with a mortgagee in the seller with a mortgagee in the servest money with a mortgagee in the seller shall furnish to Buyer (Title Policy) issued by a mount of the Sales Price ovisions of the Title Policy	f \$	rance.  I parties, Buyer shall deposit, as
\$_ es Bu  as	arnest Money as eactors agent, at uyer shall deposit a days after the required by this constitute of title insurance Company) in the loss under the prexisting building as	sh Seller with a mortgagee in the service of the service of the service of the service of this contract, Buyer will be in decent of the service of the Sales Price ovisions of the Title Policy and zoning ordinances) and	f \$	rance.  I parties, Buyer shall deposit, as
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\$_ es Bu  as	arnest Money as eacrow agent, at uyer shall deposit a days after the required by this constitution  ITLE POLICY AND TITLE POLICY: So of title insurance Company) in the loss under the pr existing building (1) Restrictive cover (2) The standard (3) Liens created (3)	sh Seller with a mortgagee in the service of the se	f \$ tract. If Buyer faile fault.  at \[ \begin{align*} Seller's  \begin{align*} Beller's  \begin{align*} Beller's \q	rance.  I parties, Buyer shall deposit, as(address) with escrow agent within s to deposit the earnest money  uyer's expense an owner policy (Title closing, insuring Buyer against brownlgated exclusions (including eptions: which the Property is located. assessments. h 4.
\$_ es Bu  as	arnest money as each at as each are shall deposit a days after the arequired by this control of title insurance Company) in the loss under the prexisting building and (1) Restrictive cover (2) The standard presented (3) Liens created (4) Utility easements	sh Seller with a mortgagee in the service of the se	f \$ tract. If Buyer faile fault.  at \[ \begin{align*} Seller's  \begin{align*} Beller's  \begin{align*} Beller's \q	rance.  I parties, Buyer shall deposit, as
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\$_ es Bu  as	arnest money as each as each are all and a second agent, at a larger shall deposit a larger shall depose	sh Seller with a mortgagee in the service of the se	f \$ tract. If Buyer faile fault.  at Seller's Be, dated at or after, subject to the producted subdivision in by fees, taxes and scribed in Paragrapition deed or plater mitted by this contricted rights.	rance.  I parties, Buyer shall deposit, as(address) with escrow agent within s to deposit the earnest money  uyer's expense an owner policy(Title closing, insuring Buyer against mulgated exclusions (including eptions: which the Property is located. assessments. h 4. of the subdivision in which the tract or as may be approved by
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\$_es Bu _as <b>6. T</b> I	arnest Money as each as each are an are	sh Seller with a mortgagee is Upon execution of the arnest money with	f \$ tract. If Buyer faile fault.  at \( \begin{align*} \text{Seller's} \( \begin{align*} \text{B} \\ expected subdivision in by fees, taxes and scribed in Paragraphic of the following excepted or plate of the production of the following excepted subdivision in by fees, taxes and scribed in Paragraphic of the following excepted or plate or plate of the following excepted or plate or plate of the following excepted or plate	rance.  I parties, Buyer shall deposit , as
\$_es Bu _as <b>6. T</b> I	as each as required by this control of the standard part of the standar	sh Seller with a mortgagee is Upon execution of the arnest money with	f \$ tract. If Buyer fail fault.  at \( \subseteq Seller's \) \( \subseteq B \)  at \( \subseteq Seller's \) the production of the following excited subdivision in by fees, taxes and scribed in Paragraphic for deed or plate from the following excited subdivision in the following excited subdivision in the formal paragraphic for title deed or plate from the following improves the formal	rance.  I parties, Buyer shall deposit , as
\$_es Bu _as <b>6. T</b> I	as each as required by this control of the standard part of the standar	sh Seller with a mortgagee is Upon execution of the arnest money with	f \$ tract. If Buyer fail fault.  at \( \subseteq Seller's \) \( \subseteq B \)  at \( \subseteq Seller's \) the production of the following excited subdivision in by fees, taxes and scribed in Paragraphic for deed or plate from the following excited subdivision in the following excited subdivision in the formal paragraphic for title deed or plate from the following improves the formal	rance.  I parties, Buyer shall deposit , as

Contract Concerning	Page 2 of 9 4-28-2014
(Ac	Idress of Property)
authorizes the Title Company to deliver the at Buyer's address shown in Paragraph 2 are not delivered to Buyer within the automatically extended up to 15 days o earlier. If, due to factors beyond Seller's co	er than the standard printed exceptions. Seller commitment and Exception Documents to Buyer 1. If the Commitment and Exception Documents specified time, the time for delivery will be r 3 days before the Closing Date, whichever is ontrol, the Commitment and Exception Documents ed, Buyer may terminate this contract and the
<ul> <li>C. SURVEY: The survey must be made after professional land surveyor acceptable to th (Check one box only)</li> </ul>	the Substantial Completion Date by a registered e Title Company and Buyer's lender(s).
(1) At least days prior to the Closin	ng Date, Seller, at Seller's expense, shall provide a
new survey. Buyer is deemed to receive	ing Date, Buyer, at Buyer's expense, shall obtain a we the survey on the date of actual receipt or the
disclosed on the survey other than ite	to defects, exceptions, or encumbrances to title: ms 6A(1) through (7) above; disclosed in the ligh (8) above; or which prohibit the following use
time allowed will constitute a waiver of Bu in Schedule C of the Commitment are not to incur any expense, Seller shall cure t lender within 15 days after Seller receivextended as necessary. If objections are will terminate and the earnest money wi objections.	sing Date or (ii) days after Buyer receives nd the survey. Buyer's failure to object within the yer's right to object; except that the requirements waived by Buyer. Provided Seller is not obligated he timely objections of Buyer or any third party yes the objections and the Closing Date will be not cured within such 15 day period, this contract ll be refunded to Buyer unless Buyer waives the
the Property examined by an attorney with or obtain a Title Policy. If a Titl promptly reviewed by an attorney or	dvises Buyer to have an abstract of title covering of Buyer's selection, or Buyer should be furnished e Policy is furnished, the Commitment should be f Buyer's choice due to the time limitations on
subject to mandatory membership in a subject to mandatory membership in Buyer under §5.012, Texas Property residential community identified in Para obligated to be a member of the property governing the use and occupancy governing the establishment, maintend have been or will be recorded in the Property is located. Copies of the restable obtained from the county clerk. Yo	ASSOCIATION(S): The Property is is not property owners association(s). If the Property is a property owners association(s), Seller notifies Code, that, as a purchaser of property in the agraph 2A in which the Property is located, you are perty owners association(s). Restrictive covenants of the Property and all dedicatory instruments ance, and operation of this residential community Real Property Records of the county in which the rictive covenants and dedicatory instruments may are obligated to pay assessments to the
property owners association(s). To change. Your failure to pay the ass	he amount of the assessments is subject to sessments could result in enforcement of the
association's lien on and the forecle Section 207.003, Property Code, entit that governs the establishment, main but not limited to, restrictions, bylaws, a property owners' association. A restriction of limited to, statements specifying the and the style and cause number of laws party, other than lawsuits relating to unthe association. These documents nowners' association or the association's If Buyer is concerned about these restrictions.	described the Property.  The series an owner to receive copies of any document tenance, or operation of a subdivision, including, rules and regulations, and a resale certificate from tale certificate contains information including, but the amount and frequency of regular assessments suits to which the property owners' association is a appaid ad valorem taxes of an individual member of the made available to you by the property
(3) STATUTORY TAX DISTRICTS: If the P created district providing water, sewer Chapter 49, Texas Water Code, require notice relating to the tax rate, bonded in	roperty is situated in a utility or other statutorily , drainage, or flood control facilities and services, es Seller to deliver and Buyer to sign the statutory indebtedness, or standby fee of the district prior to
final execution of this contract.  (4) TIDE WATERS: If the Property abuts to Texas Natural Resources Code, required to the contract.	he tidally influenced waters of the state, §33.135, es a notice regarding coastal area property to be

required by the parties must be used.
(5) 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 maintains a map that depicts its boundaries and 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, contact all municipalities located in the general proximity of the Property for further information.

the Property for further information.

(6) 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 construct lines or other facilities necessary to provide water or sewer service to your property. You are advised to determine if the property is in a certificated area and contact the utility service provider to determine the cost that you will be required to pay and the period, if any, that is required to provide water or sewer service to your property. The undersigned Buyer hereby acknowledges receipt of the foregoing notice at or before the execution of a binding contract for the purchase of the real property described in Paragraph 2 or at closing of purchase of the real property.

(7) PUBLIC IMPROVEMENT DISTRICTS: If the Property is in a public improvement district, §5.014, Property Code, requires Seller to notify Buyer as follows: As a purchaser of this parcel of real property you are obligated to pay an assessment to a municipality or county

parcel of real property you are obligated to pay an assessment to a municipality or county for an improvement project undertaken by a public improvement district under Chapter 372, Local Government Code. The assessment may be due annually or in periodic installments. More information concerning the amount of the assessment and the due dates of that assessment may be obtained from the municipality or county levying the assessment. The amount of the assessments is subject to change. Your failure to pay the assessments could result in a lien on and the foreclosure of your property

(8) 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.

(9) 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.

## 7. PROPERTY CONDITION:

A. ACCESS AND INSPECTIONS: Seller shall permit Buyer and Buyer's agents access to the Property at reasonable times. Buyer may have the Property inspected by inspectors selected by Buyer and licensed by TREC or otherwise permitted by law to make inspections.

B. CONSTRUCTION DOCUMENTS: Seller shall complete all improvements to the Property with due diligence in accordance with the Construction Documents. "Construction Documents"

means the plans and specifications, the finish out schedules, any change orders, and any allowances related to the plans and specifications, finish out schedules, and change orders. The Construction Documents have been signed by the parties and are incorporated into this contract by reference.

C. COST ADJUSTMENTS: All change orders must be in writing. Increase in costs resulting from change orders or items selected by Buyer which exceed the allowances specified in the Construction Documents will be paid by Buyer as follows:

A decrease in costs resulting from change orders and unused allowances will reduce the Sales Price, with proportionate adjustments to the amounts in Paragraphs 3A and 3B as required by

D. BUYER'S SELECTIONS: If the Construction Documents permit selections by Buyer, Buyer's selections will conform to Seller's normal standards as set out in the Construction Documents or will not, in Seller's judgment, adversely affect the marketability of the Property. Buyer will \_ days after notice from Seller. make required selections within

E. COMPLETION: Seller must commence construction no later than days after the effective date of this contract. The improvements will be substantially completed in accordance with the Construction Documents and ready for occupancy not later than 20\_\_\_\_. The improvements will be deemed to be substantially completed in accordance with the Construction Documents upon the final inspection and approval by all applicable governmental authorities and any lender (Substantial Completion Date). Construction delays cause of God, fire or other casualty, strikes, boycotts or nonavailability of materials for which no substitute of comparable quality and price is available will be added to the time allowed for substantial completion of the construction. However, in no event may the time for substantial completion extend beyond the Closing Date. Seller may substitute materials,

	of 9 4-28-2014
(Address of Property)	
equipment and appliances of comparable quality for those specified in th Documents.	
F. WARRANTIES: Except as expressly set forth in this contract, a separate writing, law, Seller makes no other express warranties. Seller shall assign to Buyer assignable manufacturer warranties.	or provided by at closing all
G. INSŪLATION: As required by Federal Trade Commission Regulations, the informati the insulation installed or to be installed in the Improvements at the Property is	on relating to : (check only
one box below) (1) as shown in the attached specifications. (2) as follows:	
(a) Exterior walls of improved living areas: insulated with insulation to a thickness of inches which yields an R-Value of (b) Walls in other areas of the home: insulated with inches which yields an R-Value of inches which yields an R-Value of inches which yields an R-Value of	
(b) Walls in other areas of the home: insulated with insulation to a thickness of inches which yields an R-Value of C: Ceilings in improved living areas: insulated with inches which yields an R-Value of inches which yields are an R-Value of inches which yields an R-Value of inches which yields are	
(c) Ceilings in improved living areas: insulated with insulation to a thickness of inches which yields an R-Value of	
(c) Ceilings in improved living areas: insulated with insulation to a thickness of inches which yields an R-Value of (d) Floors of improved living areas not applied to a slab foundation: insulated insulation to a thickness of	with
inches which yields an R-Value of  (e) Other insulated areas: insulated withi thickness ofinches which yields an R-Value of	nsulation to a
All stated R-values are based on information provided by the manufacturer of the	e insulation.
H. ENVIRONMENTAL MATTERS: Buyer is advised that the presence of wetlands, toxi including asbestos and wastes or other environmental hazards, or the presence of or endangered species or its habitat may affect Buyer's intended use of the Proper concerned about these matters, an addendum promulgated by TREC or required the should be used.	a threatened ty. If Buyer is
I. SELLER'S DISCLOSURE: Except as otherwise disclosed in this contract, S knowledge of the following:	Seller has no
(1) any flooding of the Property which has had a material adverse effect on the Property;	ne use of the
(2) any pending or threatened litigation, condemnation, or special assessment Property;	affecting the
<ul> <li>(3) any environmental hazards that materially and adversely affect the Property;</li> <li>(4) any dumpsite, landfill, or underground tanks or containers now or previously leading to the Property;</li> </ul>	ocated on the
(5) any wetlands, as defined by federal or state law or regulation, affecting the Protection threatened or endangered species or their habitat affecting the Property.	perty; or any
<b>8. BROKERS' FEES:</b> All obligations of the parties for payment of brokers' fees are contain written agreements.	ed in separate
9. CLOSING: A. The closing of the sale will be on or before, 20, or	within 7 days
A. The closing of the sale will be on or before	r date is later ion-defaulting
(1) Seller shall execute and deliver a general warranty deed conveying title to th Buyer and showing no additional exceptions to those permitted in Paragraph tax statements or certificates showing no delinquent taxes on the Property.	e Property to 6 and furnish
<ul> <li>(2) Buyer shall pay the Sales Price in good funds acceptable to the escrow agent.</li> <li>(3) Seller and Buyer shall execute and deliver any notices, statements, certificat releases, loan documents and other documents reasonably required for the</li> </ul>	es, affidavits, closing of the
sale and the issuance of the Title Policy.  (4) There will be no liens, assessments, or security interests against the Property be satisfied out of the sales proceeds unless securing payment of any loans Buyer and assumed loans will not be in default.	which will not assumed by
10.POSSESSION:	
A. Buyer's Possession: Seller shall deliver to Buyer possession of the Property:  upper funding  according to a temporary residential lease form promulgated by TREC or lease required by the parties. Any possession by Buyer prior to closing or by Selle which is not authorized by a written lease will establish a tenancy at sufferance between the parties. Consult your insurance agent prior to change of ow possession because insurance coverage may be limited or terminated. The written lease or appropriate insurance coverage may expose the parties loss.	r other written er after closing te relationship nership and absence of a
B. Leases: After the Effective Date, Seller may not execute any lease (including but mineral leases) or convey any interest in the Property without Buyer's written con	not limited to sent.
Initialed for identification by Buyer and Seller	TREC NO. 23-1

TREC NO. 23-13

Contract Concerning	P	age 5 of 9	4-28-2014
•	(2.11	•	

(Address of Property)

11. SPECIAL PROVISIONS: (Insert only factual statements and business details applicable to the sale. TREC rules prohibit licensees from adding factual statements or business details for which a contract addendum, lease or other form has been promulgated by TREC for mandatory use.)

## 12. SETTLEMENT AND OTHER EXPENSES:

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 \$ \_\_\_\_\_\_\_ to be applied in the following order: Buyer's Expenses which Buyer is prohibited from paying by FHA, VA, Texas Veterans Land Board or other governmental loan programs, and then to other Buyer's Expenses as allowed by the lender.

- (2) Expenses payable by Buyer (Buyer's Expenses): Appraisal fees; loan application fees; adjusted origination charges; credit reports; preparation of loan documents; interest on the notes from date of disbursement to one month prior to dates of first monthly payments; 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. PRORATIONS AND ROLLBACK TAXES:

- A. PRORATIONS: Taxes for the current year, maintenance fees, 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 will be obligated to pay taxes for the current year.
- B. ROLLBACK TAXES: If Seller's change in use of the Property prior to closing or denial of a special use valuation on the Property results in additional taxes, penalties or interest (Assessments) for periods prior to closing, the Assessments will be the obligation of Seller. Obligations

imposed by this paragraph will survive closing.

- 14. CASUALTY LOSS: If any part of the Property is damaged or destroyed by fire or other casualty after the effective date of this contract, Seller shall restore the Property 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 45 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 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 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. Subject to applicable law, 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

Initialed for identification by Buyer and Seller TREC NO. 2	or identification by Buver	and Seller	TREC NO. 23-13
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Con	tract Concerning	Page 6 of 9 4-28-2014
	seeking equitable relief from a court of compete	ress of Property) Int jurisdiction.
17.	<b>ATTORNEY'S FEES:</b> A Buyer, Seller, Listing Br in any legal proceeding related to this contract and all costs of such proceeding.	oker, Other Broker, or escrow agent who prevails is entitled to recover reasonable attorney's fees
18.	the performance or nonperformance of any pearnest money and (iii) liable for the loss of financial institution in which the earnest institution is acting as escrow agent.  B. EXPENSES: At closing, the earnest money is then to Buyer's Expenses and any excess agent may: (i) require a written release of require payment of unpaid expenses incurred the earnest money the amount of unpaid extended the earnest money.  C. DEMAND: Upon termination of this contradiction release of earnest money to each party are release and deliver same to the escrow age either party may make a written demand for the provide a copy of the demand to the other objection to the demand from the other party earnest money to the party making demaincurred on behalf of the party receiving the same to the creditors. If escrow agent compared to the contraction of the contraction of the party receiving the same to the creditors.	ty to this contract and does not have liability for party to this contract, (ii) liable for interest on the any earnest money caused by the failure of any money has been deposited unless the financial must be applied first to any cash down payment, refunded to Buyer. If no closing occurs, escrow liability of the escrow agent from all parties, (ii) and on behalf of a party, and (iii) only deduct from expenses incurred on behalf of the party receiving oct, either party or the escrow agent may send and the parties shall execute counterparts of the ent. If either party fails to execute the release, the escrow agent for the earnest money. If only earnest money, escrow agent shall promptly party. If escrow agent does not receive written by within 15 days, escrow agent may disburse the not reduced by the amount of unpaid expenses the earnest money and escrow agent may pay the plies with the provisions of this paragraph, each li adverse claims related to the disbursal of the
	escrow agent within 7 days of receipt of liquidated damages in an amount equal to earnest money; (ii) the earnest money; (iii suit.  E. NOTICES: Escrow agent's notices will be expressed.	or refuses to sign a release acceptable to the the request will be liable to the other party for the sum of: (i) three times the amount of the reasonable attorney's fees; and (iv) all costs of fective when sent in compliance with Paragraph e deemed effective upon receipt by escrow agent.
19.	<b>REPRESENTATIONS:</b> All covenants, represer closing. If any representation of Seller in this	ntations and warranties in this contract survive contract is untrue on the Closing Date, Seller will written agreement, Seller may continue to show
20.	if Seller fails to deliver an affidavit to Buyer that withhold from the sales proceeds an amount deliver the same to the Internal Revenue Serv	"foreign person," as defined by applicable law, or Seller is not a "foreign person," then Buyer shall sufficient to comply with applicable tax law and ice together with appropriate tax forms. Internal itten reports if currency in excess of specified
21.	<b>NOTICES:</b> All notices from one party to the mailed to, hand-delivered at, or transmitted by	other must be in writing and are effective when facsimile or electronic transmission as follows:
	•	To Seller at:
-	Telephone: ( )	Telephone: ( )
	Facsimile: ( )	Facsimile: ( )
	E-mail:	E-mail:

Con	tract	Concerning			Page 7 of 9 4-28-2014
			(Addres	s of	Property)
22.	can	<b>REEMENT OF PARTIES:</b> This cont not be changed except by their writte (check all applicable boxes):	ract cont n agreem	tain nent	s the entire agreement of the parties and . Addenda which are a part of this contract
		Third Party Financing Addendum for Cre Approval	dit		Addendum for Coastal Area Property
		Seller Financing Addendum			Environmental Assessment, Threatened or Endangered Species and Wetlands Addendum
		Addendum for Property Subject to Mandatory Membership in a Property Owners Association	Į		Seller's Temporary Residential Lease
		Buyer's Temporary Residential Lease			Short Sale Addendum
		Loan Assumption Addendum	l	<b>□</b>	Addendum for Property Located Seaward of the Gulf Intracoastal Waterway
		Addendum for Sale of Other Property by Buyer	, [		Addendum for Property in a Propane Gas System Service Area
		Addendum for Reservation of Oil, Garand Other Minerals	s (		Other (list):
		Addendum for "Back-Up" Contract			
24.0	contraction of the test of the	ract and Buyer shall not have the unrice of termination within the time presearnest money will be refunded to Bus Price at closing. Time is of the essime for performance is required.	estricted scribed, t yer. The ence for GNING:	rigl he Op <b>th</b>	ed, this paragraph will not be a part of this not to terminate this contract. If Buyer gives Option Fee will not be refunded; however, tion Fee will will not be credited to the is paragraph and strict compliance with EC rules prohibit real estate licensees from
	Buye Attor	er's rney is:			ler's orney is:
	Tele	ephone: ( )		Te	lephone: ( )
	Facs	simile: ( )		Fa	csimile: ( )
	E-m	ail:		E-ı	mail:

Initialed for identification by Buyer\_\_\_\_\_ and Seller \_\_\_\_\_ \_

TREC NO. 23-13

Contract Concerning		Page 8 of 9 4-28-201
	ress of Property)	
EXECUTED theday of(BROKER: FILL IN THE DATE OF FINAL ACCEPT		(EFFECTIVE DATE)
This contract is subject to Chapter 27 of the		
Texas Property Code. The provisions of that chapter may affect your right to recover damages arising from a construction defect. If you have a complaint concerning a construction defect and that defect has not been corrected as may be required by law or	Buyer	
by contract, you must provide the notice required by Chapter 27 of the Texas Property Code to the contractor by certified mail, return receipt requested, not later than the 60th day before the date you file suit to recover damages in a court of law or initiate	Buyer	
arbitration. The notice must refer to Chapter 27 of the Texas Property Code and must describe the construction defect. If requested by the contractor, you must provide the contractor an opportunity to inspect and cure the defect as provided by Section 27.004 of the Texas Property Code.	Seller	

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 licensees. 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. 23-13. This form replaces TREC NO. 23-12.

		(,	Address of Prope	erty)	
			INFORMATION OF THE PROPERTY OF		
Other Broker F	irm	License No.	Listing Broke	r Firm	License
· ·	Buyer only as Buyer's ag Seller as Listing Broker's	-	represents	☐ Seller and Buyer as an ☐ Seller only as Seller's a	•
Name of Assoc	iate's Licensed Supervisor	Telephone	Name of Asso	ociate's Licensed Supervisor	Telephone
Associate's Nar	me	Telephone	Listing Associ	iate's Name	Telephone
Other Broker's	Address	Facsimile	Listing Broke	r's Office Address	Facsimile
City	State	Zip	City		State Zip
Associate's Em	ail Address		Listing Associ	iate's Email Address	
			Selling Assoc	iate's Name	Telephone
			Name of Selli	ng Associate's Licensed Su	pervisor Telephone
			Selling Assoc	iate's Office Address	Facsimile
			City	Si	tate Zip
			Selling Assoc	iate's Email Address	
Listing Broke fee is receive	r has agreed to pay Othe d. Escrow agent is autho	er Broker rized and direc	of the ted to pay othe	e total sales price when er Broker from Listing Br	the Listing Broker oker's fee at closing
		OPTION	N FEE RECEIP	т	
Receipt of \$_	(0	ption Fee) in th	e form of		_ is acknowledged.
Seller or List	ing Broker		Date		
	CON	FRACT AND EA	ARNEST MONI	EY RECEIPT	
Receipt of $\square$	Contract and $\square \$$	Ear	nest Money in	the form of	
Escrow Agent	t:			Date:	
Ву:		 Email	Address		
Address				Telephone ()	
				Facsimile: () _	
City		State	Zip		