	2-12-18
PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TR ONE TO FOUR FAMILY RESIDENTIAL CONTRACT (RI	
TREC NOTICE: Not For Use For Condominium Transactions	Equal Hous- Ing Dator Turity
1. PARTIES: The parties to this contract are Eddie Cope	
(Seller) and <u>City of Deer Park</u> Seller agrees to sell and convey to Buyer and Buyer agrees to buy from Seller below,	(Buyer). the Property defined
2. PROPERTY: The land, improvements and accessories are collectively in "Property".	referred to as the
A. LAND: Lot TR 1475 Block , Deer Park Outlets Addition, City of Deer Park , County of Harris	
Addition, City of <u>Deer Park</u> , County of <u>Harris</u> , Texas, known as <u>213 Heigra</u>	
 (address/zip code), or as described on attached exhibit. B. IMPROVEMENTS: The house, garage and all other fixtures and improvement above-described real property, including without limitation, the following p and built-in items, if any: all equipment and appliances, valances, awnings, wall-to-wall carpeting, mirrors, ceiling fans, attic fans, mail boxes, mounts and brackets for televisions and speakers, heating and air-conditionin fire detection equipment, wiring, plumbing and lighting fixtures, chandel system, kitchen equipment, garage door openers, cleaning equipment, shru outdoor cooking equipment, and all other property owned by Seller and at described real property. C. ACCESSORIES: The following described related accessories, if any: window a stove, fireplace screens, curtains and rods, blinds, window shades, draperies mailbox keys, above ground pool, swimming pool equipment and main artificial fireplace logs, and controls for: (i) garage doors, (ii) entry gain artificial fireplace logs. 	ermanently installed screens, shutters, television antennas, ing units, security and liers, water softener ubbery, landscaping, tached to the above air conditioning units, and rods, door keys, tenance accessories, ates, and (iii) other
D. EXCLUSIONS: The following improvements and accessories will be retained be removed prior to delivery of possession: <u>See Special Provisions</u> .	by Seller and must
 E. RESERVATIONS: Any reservation for oil, gas, or other minerals, water, timber made in accordance with an attached addendum. 3. SALES PRICE: A. Cash portion of Sales Price payable by Buyer at closing	120500.00
🖞 🔄 📮 Loan Assumption Addendum, 🖬 Seller Financing Addendum	0
 C. Sales Price (Sum of A and B)	se holder who is a s entity in which the its as a trustee or of eficiary, to notify the
5. EARNEST MONEY: Within 3 days after the Effective Date, Buy \$0 as earnest money to NA(address) Buyer of	as escrow agent, at
earnest money of \$NA to escrow agent within <u>NA</u> days after the contract. If Buyer fails to deliver the earnest money within the time required, S this contract or exercise Seller's remedies under Paragraph 15, or both, by provide fore Buyer delivers the earnest money. If the last day to deliver the earnest Saturday, Sunday, or legal holiday, the time to deliver the earnest money is extended the next day that is not a Saturday, Sunday, or legal holiday. Time is of the paragraph.	Seller may terminate Iding notice to Buyer est money falls on a ended until the end of
 6.TITLE POLICY AND SURVEY: A. TITLE POLICY: Seller shall furnish to Buyer at Seller's Buyer's expense ar insurance (Title Policy) issued by <u>American Title Deer Park</u> (Title amount of the Sales Price, dated at or after closing, insuring Buyer aga provisions of the Title Policy, subject to the promulgated exclusions (including zoning ordinances) and the following exceptions: (1) Restrictive covenants common to the platted subdivision in which the Prope (2) The standard printed exception for standby fees, taxes and assessments. 	e Company) in the ainst loss under the existing building and
Initialed for identification by Buyer and Seller	TREC NO. 20-14
>> 01 Deel Fark Fill	2018-06-28 14:00
REMOTE CSID DURATION PAGES STATUS DIRATION PAGES STATUS DIRATION PAGES STATUS	TIME RECEIVED

*** INBOUND NOTIFICATION : FAX RECEIVED SUCCESSFULLY ***

Contract Concerning	213 Helgra	Page 2 of 10 2-12-18
- <u> </u>	(Address of Property)	
	part of the financing described in Paragraph s created by the dedication deed or plat o	
	exceptions otherwise permitted by this cor	ntract or as may be approved
(6) The standard prir (7) The standard pri	nted exception as to marital rights. inted exception as to waters, tidelands, b	eaches, streams, and related
matters. (8) The standard pr boundary lines a	inted exception as to discrepancies, cor incroachments or protrusions, or overlappin	nflicts, shortages in area or
(i) will not be ame (ii) will be amende	nded or deleted from the title policy; or of to read, "shortages in area" at the expen r exclusion regarding minerals approved	se of 🗹 Buyer 🖵 Seller.
B. COMMITMENT: With Seller shall furnish to expense, legible cop Commitment (Excep authorizes the Title of at Buyer's address sinot delivered to Buy	hin 20 days after the Title Company rece o Buyer a commitment for title insurance (les of restrictive covenants and documents otion Documents) other than the standar Company to deliver the Commitment and E hown in Paragraph 21. If the Commitment ver within the specified time, the time for	(Commitment) and, at Buyer's s evidencing exceptions in the d printed exceptions. Seller Exception Documents to Buyer and Exception Documents are delivery will be automatically
Commitment and Ex may terminate this c C. SURVEY: The surve	days or 3 days before the Closing Date xception Documents are not delivered wit contract and the earnest money will be reful y must be made by a registered profession nd Buyer's lender(s). (Check one box only)	thin the time required, Buyer nded to Buyer.
□(1)Within da and Title Company Affidavit promulga to furnish the e	ays after the Effective Date of this contrac y Seller's existing survey of the Property a ated by the Texas Department of Insurance xisting survey or affidavit within the t i	nd a Residential Real Property (T-47 Affidavit). If Seller fails ime prescribed, Buyer shall
Date. If the exi	urvey at Selfer's expense no later the isting survey or affidavit is not accept Buyer shall obtain a new survey at DSelfe to Closing Date	table to Title Company or
2) Within <u>3</u> survey at Buyer's	days after the Effective Date of this contr expense. Buyer is deemed to receive the specified in this paragraph, whichever is e	survey on the date of actual
(3) Within (shall furnish a nev	days after the Effective Date of this contra v survey to Buyer.	act, Seller, at Seller's expense
disclosed on the s	may object in writing to defects, exception urvey other than items 6A(1) through than items 6A(1) through (9) above; or wi	(7) above; disclosed in the
Buyer must object th the Commitment, Ex time allowed will con	ne earlier of (i) the Closing Date or (ii) <u>3</u> (ception Documents, and the survey. Buyen stitute a waiver of Buyer's right to object; Commitment are not waived by Buyer. Pro	er's failure to object within the ; except that the requirements
incur any expense, S within 15 days after extended as necessa delivering notice to S	Seller shall cure any timely objections of B Seller receives the objections (Cure Period ary. If objections are not cured within the Seller within 5 days after the end of the C	Buyer or any third party lender d) and the Closing Date will be e Cure Period, Buyer may, by Cure Period: (i) terminate this
Buyer does not termi objections. If the C delivered, Buyer ma Survey or new Excep	rnest money will be refunded to Buyer; or inate within the time required, Buyer shall commitment or Survey is revised or any r ay object to any new matter revealed in otion Document(s) within the same time sta	be deemed to have waived the new Exception Document(s) is 1 the revised Commitment or ated in this paragraph to make
delivered to Buyer. E. TITLE NOTICES:) when the revised Commitment, Survey,	
(1) ABSTRACT OR T the Property exa with or obtain a promptly review	TTLE POLICY: Broker advises Buyer to hav amined by an attorney of Buyer's selection a Title Policy. If a Title Policy is furnished wed by an attorney of Buyer's choice du	, or Buyer should be furnished d, the Commitment should be
Buyer's right to (2) MEMBERSHIP II	ODJECT. N PROPERTY OWNERS ASSOCIATION(S):	: The Property 🗋 is 🖬 is not

>> of Deer Park P 3/17

Initialed for identification by Buyer_____ and Seller ___ewc___

Contract Concerning

213 Helgra (Address of Property)

 subject to mandatory membership in a property owners association(s). Seller notifies Buyer under \$5.012, Texas Property Code, that, as a purcheser of property in the residential community identified in Paragraph 2A in which the Property is located, you are obligated to be a member of the property owners association(s). Restrictive covenants the establishment, maintenance, or operation of this residential community have been or will be recorded in the Real Property Records of the county in which the Property subject to determine the county clerk. You are obligated to be a member of the property second of the residential community have been or will be recorded in the Real Property and the association of this residential community have been or will be recorded in the Real Property in a moreonem of the association of the subject to determine the your second of the the property of the association of the subject to determine the your second of the the property of a subject to change. Your failures to the strictions, by they, rules and regulations, and a result of the association for the association of a subdivision, including, but not limited to, restrictions, by they, rules and regulations, and a result of the association is a property Subject to Mandatory Membership in a Property Owners' association is a party, other than lawsuits relating to upaid ad valorem taxes of an individual member of the association as the association as the rule and upperty Subject to Mandatory Membership in a Property subject to solar the statutory oncles relating to the tax rate, bonded indebtdness, or standby fee of the statutory notice relating to the tax rate, bonded indebtdness, or standby fee of the statutory oncles relating to the tax rate, bonded indebtdness, or standby fee of the statutory notice relating to the tax rate, bonded indebte		
 Section 207.003, Property Code, entities an owner to receive copies of any document that governs the establishment, maintenance, or operation of a subdivision, including, but not limited to, restrictions, bylaws, rules and regulations, and a resale certificate from a property owners' association. A resale certificate contains information including, but not limited to, statements specifying the amount and frequency of regular assessments and the style and cause number of lawsults to which the property owners' association. These documents must be made available to you by the property owners' association. These documents must be made available to you by the property owners' association. These documents must be made available to you by the property owners' association of the association specific to Mandatory Membership in a Property Owners' association(s) rhould's used. (3) STATUTORY TAX DISTRICTS: If the Property is situated in a utility or other statutority created district providing water, sever, drainage, or flood control facilities and services. Chapter 49, Texas Water Code, requires a softer cagarding costal 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) TIDE WATERS: If the Property is located outside the limits of a municipality. Seller notifies Buryer under 50.011, Texas Property Code, that the Property may now or later be included in the contract. An addendum containing the notice promulgated by TREC or required by the parties must be used. (5) ANINEXATION: If the Property is located and many now or later be included in the extraterritorial jurisdiction or is likely to be located whater or sewer service area, which is authorized by law to provide water or sewer service to the property for further information. (6) PROERTY LOCATED IN A CERTIFICATED SERVICE AREA OF A UTILITY SERVICE PROVIDER: Notice required by \$13.257. Water Code: The real property		subject to mandatory membership in a property owners association(s), Seller notifies Buyer under §5.012, Texas Property Code, that, as a purchaser of property in the residential community identified in Paragraph 2A in which the Property is located, you are obligated to be a member of the property owners association(s). Restrictive covenants governing the use and occupancy of the Property and all dedicatory instruments governing the establishment, maintenance, or operation of this residential community have been or will be recorded in the Real Property Records of the county in which the Property is located. Copies of the restrictive covenants and dedicatory instruments may be obtained from the county clerk. You are obligated to pay assessments to the property owners association(s). The amount of the assessments is subject to change. Your failure to pay the assessments could result in enforcement of the association's lien on
 governs the establishment, maintenance, or operation of a subdivision, including, but not limited to, restrictions, bylaws, rules and regulations, and a resale certificate from a property owners' association. A resale certificate contains information including, but not limited to, statements specifying to unpaid ad valorem taxes of an individual member of the association. These documents must be made available to you by the property owners' association or the association's and only our request. If Buyer is concerned about these matters, the TREC promulgated Addendum for Property Subject to Mandatory Membership in a Property Owners' association(s) should be used. (3) 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 and the to deliver and Buyer to sign the statutory final evecution to the tax rate, bonded indettedness, or standby fee of the district prior to the tax rate, bonded indettedness, or standby fee of the district prior to the tax rate, bonded indettedness, or standby fee of the district prior to final evecution to the tax rate, bonded indettedness, or standby fee of the district prior to final evecution to the tax rate, bonded indettedness, or standby fee of the district prior to final evecution to the tax rate, bonder inguing coastia area property to be included in the contract. An addendum containing the notice promulgated by TREC or required by the property is located outside the limits of a municipality, Seller notifies Buyer under §5.011, Texas Property Code, that the Property is located within a municipality is extraterritorial jurisdiction, or a terminality 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. Each municipality by extreporty to further information. (6) PROPERTY LOC		
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 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 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 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 assessments could result in a len 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 Initialed for identification by Buyer and Sellerewc modelse. 		(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
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		Property Code, requires Seller to notify Buyer as follows: The private transfer fee
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	(Address of Property)		
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obligatio	n may be governed by Chapter 5, Subchapter G of th	ne Texas Property Code.	ľ
(9) PROPANE	E GAS SYSTEM SERVICE AREA: If the Property i	is located in a propane	gas
system s	service area owned by a distribution system retain notice as required by §141.010, Texas Utilities Cod	iler, Seller must give Bu	uyer
written n	e approved by TREC or required by the parties shoul	e. An addendum contan Id ba usad	ning
	OF WATER LEVEL FLUCTUATIONS: If the Property	adioine an impoundmen	tof
	cluding a reservoir or lake, constructed and maintain		
Code, th	at has a storage capacity of at least 5,000 acre	-feet at the impoundme	nt's
normal	operating level, Seller hereby notifies Buyer:	"The water level of	the
impound	ment of water adjoining the Property fluctuates for	various reasons, including	gas İ
a result	of: (1) an entity lawfully exercising its right to u	se the water stored in	the
impound	ment; or (2) drought or flood conditions."]
7.PROPERTY CON	IDITION:		1
A. ACCESS, INS	SPECTIONS AND UTILITIES: Seller shall permit Buy	er and Buyer's agents ac	cess
to the Prope	erty at reasonable times. Buyer may have the Prop	erty inspected by inspect	tors
Any hydrocts	Buyer and licensed by TREC or otherwise permitted atic testing must be separately authorized by Seller	r in writing Seller at Sell	ler's
expense sha	Il immediately cause existing utilities to be turned o	n and shall keep the util	ities
on during the	e time this contract is in effect.		
B. SELLER'S DI	SCLOSURE NOTICE PURSUANT TO §5.008, TEXAS PI	ROPERTY CODE (Notice):	(
_ (Check one I	box only)		{
🞽 (1) Buyer ha	is received the Notice.		
니 (2) Buyer ha	s not received the Notice. Within days af Seller shall deliver the Notice to Buyer. If Buyer	ter the Effective Date of	
CONTRACT,	ay terminate this contract at any time prior to the cl	does not receive the Noi	
will be re	funded to Buyer. If Seller delivers the Notice, Buyer	r may terminate this cont	ract
for any	reason within 7 days after Buyer receives the No	tice or prior to the clos	ing,
whicheve	ar first occurs, and the earnest money will be refunde	ed to Buyer.	
🔾 (3)The Selle	r is not required to furnish the notice under the Texa	is Property Code.	
	ISCLOSURE OF LEAD-BASED PAINT AND LEAD-		5 IS
required by	Federal law for a residential dwelling constructed pri	or to 1978.	orty 1
with any an	E OF PROPERTY CONDITION: "As Is" means the pres d all defects and without warranty except for the	warranties of title and	the
warranties in	n this contract. Buyer's agreement to accept the Pro	poerty As Is under Paragi	raph
7D(1) or (2)	does not preclude Buyer from inspecting the Proper	ty under Paragraph 7A, f	rom
negotiating	repairs or treatments in a subsequent amendmen	nt, or from terminating	this {
contract duri	ing the Option Period, if any.		1
(Check one i			1
D (1) Buyer ac	cepts the Property As Is.	autonco aball complete	tha
	cepts the Property As Is provided Seller, at Seller's specific repairs and treatments: <u>NA</u>	expense, snan complete	
NA _	opecine repairs and deganents. <u>Here</u>		<u> </u>
	Insert general phrases, such as "subject to inspe-	ctions" that do not ide	ntify
	epairs and treatments.)		. [
E. LENDER REC	UIRED REPAIRS AND TREATMENTS: Unless otherv	vise agreed in writing, n	either
party is obl	igated to pay for lender required repairs, which	includes treatment for	wood
destroying i	nsects. If the parties do not agree to pay for the	ne lender required repa	irs or j
the cost of L	this contract will terminate and the earnest money ender required repairs and treatments exceeds 5%	of the Sales Price, Buye	r may
terminate th	is contract and the earnest money will be refunded t	o Buver.	
	V OF REPAIRS AND TREATMENTS: Unless otherwis		Seller
shall comple	te all agreed repairs and treatments prior to the Clo	sing Date; and (ii) all rec	quired
permits mus	t be obtained, and repairs and treatments must be i	performed by persons wh	io are
licensed to	provide such repairs or treatments or, if no lice	ense is required by law	/, are
election an	y engaged in the trade of providing such repairs y transferable warranties received by Seller with	s or treatments. At D	tyers
treatments	will be transferred to Buyer at Buyer's expense. I	f Seller fails to complete	e anv
agreed repai	irs and treatments prior to the Closing Date, Buyer	may exercise remedies	under
Paragraph 1	5 or extend the Closing Date up to 5 days if necess	sary for Seller to complet	te the 🕴
repairs and t	treatments.		ļ
	NTAL MATTERS: Buyer is advised that the presence		
including as	sbestos and wastes or other environmental haz or endangered species or its habitat may affect	ards, or the presence Buyer's intended use r	oral ofthe
Property If	Buyer is concerned about these matters, an adden	dum promulaated by TR	EC or
required by	the parties should be used.	really blaundingered by 110	
·1-···/			1
tialed for Identificat	ion by Buyer and Seller	TREC NO). 20-14
		02:30	1-06-25 13
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STATUS	T3	NOITAAUD	
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Contract Cor	rcerning		213 Helgra	Page 5	5 of 10 2-12-18	
	from a residential service contract, s service contract in residential service purchase of a re purchased from v	VICE CONTRACT service compan Seller shall reim an amount not e contract for th sidential servi various compan	y licensed by TREC burse Buyer at closi xceeding \$ e scope of coverage ce contract is opti ies authorized to du	ase a residential ser If Buyer purchases ng for the cost of th <u>NA</u> . Buyer shou a, exclusions and lim onal. Similar cover business in Texas.	a residential ne residential Id review any hitations. The age may be	1
in :	sepa <mark>rate</mark> written ag	obligations of t reements.	he parties for payn	ent of brokers' fees	are contained	
Α.	is later (Closing Da	ate). If either pa	before aragraph 6D have be rty falls to close the medles contained in	July 20, 20 <u>18</u> en cured or waived, wi sale by the Closing Di Paragraph 15,	_, or within 7 hichever date ate, the non-	
	 (1) Seller shall exe to Buyer and s furnish tax state (2) Buyer shall pay (3) Seller and Bu 	howing no addit ements or certific the Sales Price i ver shall execu	ional exceptions to the ates showing no delign a good funds accepta te and deliver any	leed conveying title to nose permitted in Para nquent taxes on the Pr ble to the cacrow agen notices, statements,	agraph 6 and operty. , certificates,	
	(4) There will be no	ale and the issua b liens, assessme	nce of the Title Policy ents, or security inter	ments réasonably req ests against the Prope ecuring the payment	rty which will	
	assumed by Bu (5)If the Property defined under <u>i</u> deliver to the to Property and is	yer and assumed is subject to a re §92.102, Propert enant a signed st s responsible for	loans will not be in d sidential lease, Seller y Code), if any, to Bi atement acknowledg the return of the s		y deposits (as t, Buyer shall s acquired the	
	OSSESSION:	ount of the secur	, -			
А.	required condition laccording to a t lease required by closing which is n relationship betwee ownership and	 ordinary weaterporary resident the parties. Any ot authorized by the parties. possession be absence of a weaterport 	r and tear except ntial lease form pror possession by Buyer a written lease will Consult your insu cause insurance ritten lease or appr	sion of the Property in ed: Qupon closing nulgated by TREC or prior to closing or b establish a tenancy wance agent prior t coverage may be opriate insurance co	and funding other written by Seller after at sufferance to change of limited or	
11. S ap bu	Leases: (1)After the Effect mineral leases (2) If the Property Buyer copies within 7 days PECIAL PROVIS	tive Date, Seller) or convey any i / is subject to ar of the lease(s) after the Effective IONS: (Insert , TREC rules pro vhich a contract a	may not execute any nterest in the Proper iv lease to which Sel and any move-in co 2 Date of the contract only factual sta phibit license holders	v lease (including but sy without Buyer's writ ler is a party, Seller sl ndition form signed b tements and busin from adding factual s ther form has been pr	ten consent. hall deliver to by the tenant ness details tatements or	
Bı Bı	uyer agreed to pay for Ap uyer will pay all closing c uyer gives the Seller 45 c If be unoccupied.	osts	-	g off and out of the property.	The property	
A	(1) Expenses paya (a) Releases of release of one-half of (b) Seller shal following o Texas Vete Buyer's Ex	enses must be pa able by Seller (Se of existing liens Seller's loan liab escrow fee; and also pay an amo rder: Buyer's Exp erans Land Board penses as allowe	ild at or prior to closin iller's Expenses): , including prepaym ility; tax statements other expenses paya bunt not to exceed \$ benses which Buyer is or other governmen d by the lender.	ent penalties and re- or certificates; prepara ble by Seller under thi <u>NA</u> to be s prohibited from payin tal loan programs, and	s contract. applied in the ng by FHA, VA, i then to other	
	or identification by d אושער א	· · · · · · · · · · · · · · · · · · ·	and Sellerewo		TREC NO. 20-14 85-01 62-0	90-8105
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Contract Concerning

213 Helgra

_Page 6 of 10 2-12-18

(Address of Property)

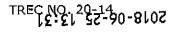
- (2) Expenses payable by Buyer (Buyer's Expenses): Appraisal fees; Ioan application fees; origination charges; credit reports; preparation of Ioan documents; Interest on the notes from date of disbursement to one month prior to dates of first monthly payments; recording fees; copies of easements and restrictions; Ioan title policy with endorsements required by lender; Ioan-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 Ioan; 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 nature may terminate 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: Taxes for the current year, interest, 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 shall pay taxes for the current year.
- 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 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. 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. 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.

18. ESCROW:

- 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.
- 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, (ii) require payment of unpaid expenses incurred on behalf of a party, and (iii) only deduct from the earnest money the amount of unpaid expenses incurred on behalf of the party receiving the earnest money.
- 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

Initialed for identification by Buyer____

and Seller ewc



>> of Deer Park P 3/13

Contract	Concerning	213 He		Carto al	Page 7 of 10 2-12-1
		(Address	or Prop	erty)	
E.	objection to earnest more incurred on same to the party hereb earnest more DAMAGES: escrow agered damages; (in NOTICES: Est	the demand from the other part ney to the party making dema behalf of the party receiving th creditors. If escrow agent com y releases escrow agent from a ney. Any party who wrongfully fails at within 7 days of receipt of th l) the earnest money; (iii) reason	ty with and re- plies all adv or re- nable a ective	nin 15 d duced hest mo with the erse cla fuses t lest will attorney when se	crow agent does not receive written days, escrow agent may disburse the by the amount of unpaid expenses oney and escrow agent may pay the e provisions of this paragraph, each aims related to the disbursal of the to sign a release acceptable to the li be liable to the other party for (i) y's fees; and (iv) all costs of suit. ent in compliance with Paragraph 21. e upon receipt by escrow agent.
ci bi	osing. If an e in default.	y representation of Seller in this	contra	act is u an agre	warranties in this contract survive ntrue on the Closing Date, Seller will ement, Seller may continue to show ers.
R fo sa th re	evenue Code preign status ales proceed ne Internal F	e and its regulations, or if Seller to Buyer that Seller is not a "fo s an amount sufficient to compl Revenue Service together with quire filing written reports if curr	fails to reign y with approp	o delive person, applica priate t	gn person," as defined by Internal er an affidavit or a certificate of non- " then Buyer shall withhold from the able tax law and deliver the same to ax forms. Internal Revenue Service as of specified amounts is received in
	hen mailed t To Buve	o, hand-delivered at, or transmi	tted b		st be in writing and are effective r electronic transmission as follows: r
	at	C. ty of Deer Park	- ,	at	ii
-	- Jay	Stokes Cig Mara	se_		
	Phone:	081 479-7245	Ph	one:	(409) 548-2724
	Fax:	()	Fa	x:	(713)668-2891
	E-mail:	J& tokes Q OcerPark			eddiecope@netzero.net
ar	nd cannot be	OF PARTIES: This contract	Inta	ins the	entire agreement of the parties . Addenda which are a part of this
	1941 - X. 19	inancing Addendum Incing Addendum		Enviro Endan Adden	nmental Assessment, Threatened or gered Species and Wetlands
ā	Addendum Mandatory	for Property Subject to Membership in a Property sociation	۵		's Temporary Residential Lease
_				Short	Sale Addendum
	10 A	nporary Residential Lease		Adden	dum for Property Located Seaward
		ption Addendum		of the	Gulf Intracoastal Waterway
	Buyer	for Sale of Other Property by		Adden	dum for Seller's Disclosure of nation on Lead-based Paint and Lead-
Q		for Reservation of Oil, Gas Minerals		based	Paint Hazards as Required by

Addendum for Property in a Propane Gas System Service Area

Other (list): _

Addendum Concerning Right to Terminate Due to Lender's Appraisal

Addendum for Coastal Area Property

Addendum for Authorizing Hydrostatic Testing

and Seller ____ewc

Initialed for identification by Buyer

Cant	·····	1990 - 1991 - 1992 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	212 Holdra	
Cont	ract Concern	ng	(Address of Property)	Page 8 of 10 2-12-18
23.	acknowled within 3 of to termina Effective 1 5:00 p.m. stated as prescribed unrestricted prescribed Buyer. Th essence	TION OPTION: For nomin ged by Seller, and Buyer's ag lays after the Effective Date o the this contract by giving not Date of this contract (Option 1 (local time where the Propert the Option Fee or if Buyer , this paragraph will not be ed right to terminate this cont , the Option Fee will not be re e Option Fee will not be re option Fee will will not	hal consideration, the rement to pay Seller \$	
24,	required.	AN ATTORNEY BEFORE	SIGNING: TREC rules	prohibit real estate license
	holders fro	om giving legal advice. READ T	HIS CONTRACT CAREFULLY	
	Buyer's Attorney i	Jim 6. Fo	Seller's Attorney is:	
	Phone:	281 479-525	3 Phone: (
	Fax:	(281, 479-97	Fax:)
	E-mail:	Jima Dovert	OK-COME-mail:	·····
	EXECUT (BROKE	ED theday of R: FILL IN THE DATE OF FI	, 20, 20, NAL ACCEPTANCE.)	(Effective Date).
	,		111	
	Buyer		Seller	ie W. Cope
	Buyer		Seller	
	TREC	intended for use only by trained r validity or adequacy of any prov	eal estate license holders. No n vision in any specific transacti Commission, P.O. Box 12188.	Estate Commission. TREC forms are epresentation is made as to the legal ons. It is not intended for complex Austin, TX 78711-2188, (512) 936- blaces TREC NO. 20-13.

TREC NO. 20-14 2018-06-52 13:35 213 Helgra (Address of Property)

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BROKER INFORMATION (Print name(s) only, Do not sign)								
Other Broker Firm License No.	Listing Broker Firm License No.							
represents 🔲 Buyer only as Buyer's agent 🖵 Seller as Listing Broker's subagent	represents Seller and Buyer as an intermediary Seller only as Seller's agent							
Associate's Name License No.	Listing Associate's Name License No.							
Associate's Email Address Phone	Listing Associate's Email Address Phone							
Licensed SuperVisor of Associate License No.	Licensed Supervisor of Listing Associate License No.							
Other Broker's Address Phone	Listing Broker's Office Address Phone							
City State Zip	City State Zip							
	Selling Associate's Name License No.							
	Selling Associate's Email Address Phone							
	Licensed Supervisor of Selling Associate License No.							
	Selling Associate's Office Address							
	City State Zip							
Listing Broker has agreed to pay Other Broker when the Listing Broker's fee is received. Escrow a Listing Broker's fee at closing.	of the total sales price gent is authorized and directed to pay Other Broker from							

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•	213 Hel		Page 10 of 10 2-12-
	(Address (f Property)	
	OPTION FI	E RECEIPT	(199 <u>9)</u>
Receipt of \$ is acknowledged.	NA (Option Fee) in the	form of <u>NA</u>	
NA	11 		NA
Seller or Listing Broker			Date
)	EARNEST MO	NEY RECEIPT	
Receipt of \$ is acknowledged.	NA Earnest Money in	the form of <u>NA</u>	
NA	NA	NA	NA
Escrow Agent	Received by	Email Address	Date/Time
NA			NA
Address		<u> </u>	Phone NA
	NA State	NA	Fa:
		•	
Receipt of the Contract		T RECEIPT	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		T RECEIPT	Date
Escrow Agent	s acknowledged.		Date
Escrow Agent Address	s acknowledged.		Phone
Escrow Agent Address	s acknowledged. Received by State	Email Address	Phone
Escrow Agent Address City	s acknowledged. Received by State ADDITIONAL EARNI	Email Address	Phone Fa:
Escrow Agent Address City Receipt of \$ is acknowledged. NA	s acknowledged. Received by State ADDITIONAL EARNI NA additional Earnest f	Email Address Zip EST MONEY RECEIPT Yoney in the form of <u>NA</u> NA	Fa
Escrow Agent Address City Receipt of \$ is acknowledged. NA Escrow Agent	s acknowledged. Received by State ADDITIONAL EARNI NA additional Earnest f	Email Address Zip EST MONEY RECEIPT Yoney in the form of <u>NA</u>	Phone Fay NA Date/Time
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Receipt of the Contract Escrow Agent Address City Receipt of \$ is acknowledged. NA Escrow Agent NA Address NA	s acknowledged. Received by State ADDITIONAL EARNI NA additional Earnest f NA Received by	Email Address Zip EST MONEY RECEIPT Money in the form of <u>NA</u> NA Email Address	Phone Fay NA Date/Time

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TEXAS ASSOCIATION OF REALTORS®

SELLER'S DISCLOSURE NOTICE

©Texes Association of REALTOR5®, Inc. 2018

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.

CONCERNING THE PROPERTY AT 213 Kelgna

THIS NOTICE IS A DISCLOSURE OF SELLER'S KNOWLEDGE OF THE CONDITION OF THE PROPERTY AS OF THE DATE SIGNED BY SELLER AND IS NOT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THE BUYER MAY WISH TO OBTAIN. IT IS NOT A WARRANTY OF ANY KIND BY SELLER, SELLER'S AGENTS, OR ANY OTHER AGENT.

Seller ____ is v is not occupying the Property. If unoccupied (by Seller), how long since Seller has occupied the Property?

Section 1. The Property has the items marked below: (Mark Yes (Y), No (N), or Unknown (U).)

This notice does not establish the items to be conveyed. The contract will determine which items will & will not convey.

Item	Y	N	U)	Item	Y	N	Ü	ltem	Y	N	U
Cable TV Wiring	6			Liquid Propane Gas:	1	1		Pump: sump grinder			
Carbon Monoxide Det.	~			-LP Community (Captive)		/		Rain Gutters		<u> </u>	
Ceiling Fans	1-			-LP on Property	Ī	1	\square	Range/Stove	7		
Cooktop	17			Hot Tub	Ţ	~		Roof/Attic Vents	2		
Dishwasher	17			Intercom System	Τ	1		Sauna			
Disposal		[Microwave	17	<u> </u>		Smoke Detector			[]
Emergency Escape Ladder(s)	Γ	-		Outdoor Grill				Smoke Detector - Hearing Impaired		<	
Exhaust Fans				Patio/Decking	17	ľ		Spa	T	~	\square
Fences	7			Plumbing System	1			Trash Compactor	1	~	
Fire Detection Equip.	-			Pool	1	1		TV Antenna	T	~	
French Drain	1	-		Pool Equipment		1		Washer/Dryer Hookup	12		
Gas Fixtures	1-	1		Pool Maint, Accessories		/		Window Screens	-		
Natural Gas Lines	12			Pool Heater		1		Public Sewer System	\mathbf{V}		

Item	Y N	ΙŪ	Additional Information
Central A/C		1-	electric gas number of units:
Evaporative Coolers		1	number of units:
Wall/Window AC Units		.	number of units:
Attic Fan(s)	-121-		if yes, describe:
Central Heat	- 77	1	electric gas number of units:
Other Heat		-	if yes, describe:
Oven			number of ovens: electric gas other:
Fireplace & Chimney		7	wood gas logs mock other:
Carport		Т	/ attached not attached
Garage		T	(attached not attached
Garage Door Openers			number of units: / number of remotes: >
Satellite Dish & Controls			owned leased from:
Security System			owned leased from:
Solar Panels	- 7 7		owned leased from:
Water Heater	~	-	electric gas other: number of units:
Water Softener		ィー	owned leased from:
Other Leased Items(s)		7-	if yes, describe:

Concerning the Property at NelgrA
Underground Lawn Sprinkler
Septic / On-Site Sewer Facility / if yes, attach Information About On-Site Sewer Facility (TAR-1407)
Water supply provided by: city well MUD co-op unknown other: Was the Property built before 1978? yes no unknown (If yes, complete, sign, and attach TAR-1906 concerning lead-based paint hazards).
Are you (Seller) aware of any of the items listed in this Section 1 that are not in working condition, that have defects, or are need of repair?yesno If yes, describe (attach additional sheets if necessary):

Section 2. Are you (Seller) aware of any defects or malfunctions in any of the following?: (Mark Yes (Y) if you are aware and No (N) if you are not aware.)

ltem	Y	N	ltem	Y	N	Item	Y	N
Basement			Floors		1	Sidewalks		
Ceilings			Foundation / Slab(s)			Walls / Fences		2
Doors			Interior Walls			Windows		
Driveways			Lighting Fixtures		1	Other Structural Components		
Electrical Systems			Plumbing Systems					
Exterior Walls		∇	Roof					

Oriveway Cracked

Section 3. Are you (Seller) aware of any of the following conditions: (Mark Yes (Y) if you are aware and No (N) if you are not aware.)

Condition	Y	[N]	Condition	Ŷ	N
Aluminum Wiring			Previous Foundation Repairs		
Asbestos Components			Previous Roof Repairs		
Diseased Trees:oak wilt			Previous Other Structural Repairs		12
Endangered Species/Habitat on Property			Radon Gas		
Fault Lines			Settling		1
Hazardous or Toxic Waste			Soil Movement		12
Improper Drainage			Subsurface Structure or Pits	Τ	2
Intermittent or Weather Springs		\square	Underground Storage Tanks	1	1
Landfill		~	Unplatted Easements		
Lead-Based Paint or Lead-Based Pt. Hazards		7	Unrecorded Easements		~
Encroachments onto the Property		17	Urea-formaldehyde Insulation	1	~
Improvements encroaching on others' property		[7]	Water Penetration		1
Located in 100-year Floodplain			Wetlands on Property		
(If yes, attach TAR-1414)		21			1
Located in Floodway (If yes, attach TAR-1414)	T		Wood Rot		1
Present Flood Ins. Coverage			Active infestation of termites or other wood		[
(If yes, attach TAR-1414)		1/1	destroying insects (WDI)		1
Previous Flooding into the Structures		·	Previous treatment for termites or WDI		1
Previous Flooding onto the Property			Previous termite or WDI damage repaired		
Located in Historic District		~	Previous Fires		1
/TAD 1408\ 02.01.40					

(TAR-1406) 02-01-18

Initialed by: Buyer: _____, and Seller: _____, _____ Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48028 www.zipLogix.com Page 2 of 5

Eddie Cope

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2018-06-25 13:34

Concerning the Property at 213 Kelgra	
If the answer to any of the items in Section 5 is yes, explain (attach additional sheets if necessary): $_$	
	······································
Section 6. Sellerhas 🗹 has not_attached a survey of the Property.	

Section 7. Within the last 4 years, have you (Seller) received any written inspection reports from persons who regularly provide inspections and who are either licensed as inspectors or otherwise permitted by law to perform inspections? _____ yes ____ no If yes, attach copies and complete the following:

Inspection Date	Туре	Name of Inspector	No. of Pages
	······································		
			└── ── ┤

Note: A buyer should not rely on the above-cited reports as a reflection of the current condition of the Property. A buyer should obtain inspections from inspectors chosen by the buyer.

Section 8. Check any tax exemption(s) which you (Seller) currently claim for the Property:

Homestead	Senior Citizen	Disabled
Wildlife Management	Agricultural	Disabled Veteran
Other:		Unknown

Section 9. Have you (Seller) ever filed a claim for damage to the Property with any insurance provider? __yes \swarrow no

Section 10. Have you (Seller) ever received proceeds for a claim for damage to the Property (for example, an insurance claim or a settlement or award in a legal proceeding) and not used the proceeds to make the repairs for which the claim was made? ______ yes </_____ no If yes, explain: _______

Section 11. Does the Property have working smoke detectors installed in accordance with the smoke detector requirements of Chapter 766 of the Health and Safety Code?* ____unknown ___ no ___yes. If no or unknown, explain. (Attach additional sheets if necessary): ______

*Chapter 766 of the Health and Safety Code requires one-family or two-family dwellings to have working smoke detectors installed in accordance with the requirements of the building code in effect in the area in which the dwelling is located, including performance, location, and power source requirements. If you do not know the building code requirements in effect in your area, you may check unknown above or contact your local building official for more information.

A buyer may require a seller to install smoke detectors for the hearing impaired if: (1) the buyer or a member of the buyer's family who will reside in the dwelling is hearing-impaired; (2) the buyer gives the seller written evidence of the hearing impairment from a licensed physician; and (3) within 10 days after the effective date, the buyer makes a written request for the seller to install smoke detectors for the hearing-impaired and specifies the locations for installation. The parties may agree who will bear the cost of installing the smoke detectors and which brand of smoke detectors to install.

Seller acknowledges that the statements in this notice are true to the best of Seller's belief and that no person, including the broker(s), has instructed or influenced Seller to provide inaccurate information or to omit any material information.

Zoleli W Cope	6-21-18		
Signature of Seller	Date	Signature of Seller	Date
Printed Name: Eudie W. Cop	<u>t</u>	Printed Name:	
(TAR-1406) 02-01-18 Initialed by	: Buyer:, _	and Seller:	Page 4 of 5
Produced with zipForm@ by zi	pLogix 19070 Fifteen Mile Ro	oad, Fri¢sor, Michigan 46026 <u>www.zigl.oplx.com</u>	Eaule Cope

<u>____</u>

Concerning the Property at

213 Helgen

ب ب	·
Historic Property Designation	Termite or WDI damage needing repair
Previous Use of Premises for Manufacture	Single Blockable Main Drain in Pool/Hot
of Methamphetamine	Tub/Spa*

If the answer to any of the items in Section 3 is yes, explain (attach additional sheets if necessary):

*A single blockable main drain may cause a suction entrapment hazard for an individual.

Section 4. Are you (Seller) aware of any item, equipment, or system in or on the Property that is in need of repair, which has not been previously disclosed in this notice? ____yes ___no If yes, explain (attach additional sheets if necessary): ______

Section 5. Are you (Seller) aware of any of the following (Mark Yes (Y) if you are aware. Mark No (N) if you are not aware.)

<u></u>	Room additions, structural modifications, or	other alterations or rena	re mada without necessary	nermits with
_ <u>_</u> `.	unresolved permits, or not in compliance with			boundet auto
	Homeowners' associations or maintenance f	-		
	Manager's name: Fees or assessments are: \$		Phone:	
	Any unpaid fees or assessment for the F	per	and are:mandatory	
	If the Property is in more than one asso- attach information to this notice.	ciation, provide informati	on about the other associat	ions below or
	Any common area (facilities such as pools, with others. If yes, complete the following: Any optional user fees for common facili	-		vided interest
	Any notices of violations of deed restrictions Property.	or governmental ordina	nces affecting the condition	or use of the
	Any lawsuits or other legal proceedings direction to: divorce, foreclosure, heirship, bankruptcy		the Property. (Includes, bui	t is not limited
	Any death on the Property except for those to the condition of the Property.	deaths caused by: natu	al causes, suicide, or accio	lent unrelated
	Any condition on the Property which materia	lly affects the health or s	afety of an Individual.	
	Any repairs or treatments, other than routine			environmental

hazards such as asbestos, radon, lead-hased paint, uroa formal-t-----

L	ADDENDUM FO ALHOUSING ON LEAD-BASE	R SELLER'S I D PAINT AND	REAL ESTATE COMMI DISCLOSURE OF IN LEAD-BASED PAI BY FEDERAL LAW	FORMATION	10-10-11
cor	NCERNING THE PROPERTY AT	LI3 Helge	(Street Address an	d City)	
۹.	LEAD WARNING STATEMENT: " residential dwelling was built prior to based paint that may place young of may produce permanent neurolog behavioral problems, and impaired r seller of any interest in residential based paint hazards from risk asse known lead-based paint hazards. A prior to purchase."	9 1978 is notified children at risk of lcal damage, ir nemory. Lead po real property is ssments or inspe risk assessment	that such property may developing lead poisonir icluding learning disabili isoning also poses a pair required to provide the ctions in the seller's pos or inspection for possible	present exposure to lead ng. Lead poisoning in yo ties, reduced intelligend ticular risk to pregnant o buyer with any informati session and notify the b	t from lead- ung children ce quotient, women. The on on lead- uyer of any
3.	NOTICE: Inspector must be properly SELLER'S DISCLOSURE: 1. PRESENCE OF LEAD-BASED PA [] (a) Known lead-based paint a	INT AND/OR LEA	D-BASED PAINT HAZARD		and the second
	 (b) Seller has no actual know RECORDS AND REPORTS AVAII (a) Seller has provided the and/or lead-based paint has a constructed based paint has based pai	ABLE TO SELLE purchaser with	R (check one box only):	reports pertaining to lead	-based pain
	 (b) Seller has no reports on Property. BUYER'S RIGHTS (check one box oni lead-based paint or lead-ba	y): / to conduct a ris d paint hazards, active date of this ased paint or lea ten notice within	k assessment or inspectio contract, Buyer may have ad-based paint hazards a	n of the Property for the the Property inspected to re present, Buyer may te	presence o by inspectors erminate this
	money will be refunded to Buy BUYER'S ACKNOWLEDGMENT (che 1. Buyer has received copies of 2. Buyer has received the pampl BROKERS' ACKNOWLEDGMENT: Bu (a) provide Buyer with the feder addendum; (c) disclose any known is records and reports to Buyer pertain provide Buyer a period of up to 10 addendum for at least 3 years following CERTIFICATION OF ACCURACY: best of their knowledge, that the inform	ck applicable boxe all information listen niet Protect Your P okers have inform ally approved p ead-based paint a ning to lead-base days to have the the sale. Brokers The following per	d above. family from Lead in Your Ho ed Seller of Seller's obligati pamphlet on lead poiso and/or lead-based paint h ed paint and/or lead-base e Property inspected; and are aware of their responsi sons have reviewed the	ons under 42 U.S.C. 48520 ning prevention; (b) co azards in the Property; (d paint hazards in the d (f) retain a completed bility to ensure compliance information above and c	omplete this d) deliver a Property; (e copy of this
3uy	/er	Date	Seller	W. Gp	6-21-18 Date
ſ	· ·		NR	-	
Buy	/er	Date	Seller		Date
Dth	er Broker	Date	NA Listing Broker		Date
	The form of this addendum has been approv forms of contracts. Such approval relates to No representation is made as to the legal v transactions. Texas Real Estate Commission, P.	his contract form only alidity or adequacy of	 TREC forms are intended for u any provision in any specific to 	use only by trained real estate ansactions, it is not suitable for	icensees.
	R 1906) 10-10-11			TREC	and the second se

>> of Deer Park p 12/13

Concerning the Property at 213 KelgRA

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.
- (2) 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 the Property is located in a seacoast territory of this state designated as a catastrophe area by the Commissioner of the Texas Department of Insurance, the Property may be subject to additional requirements to obtain or continue windstorm and hall insurance. A certificate of compliance may be required for repairs or improvements to the Property. For more information, please review *Information Regarding Windstorm and Hail Insurance for Certain Properties* (TAR 2518) and contact the Texas Department of Insurance or the Texas Windstorm Insurance Association.
- (4) This Property may be located near a military installation and may be affected by high noise or air installation compatible use zones or other operations. Information relating to high noise and compatible use zones is available in the most recent Air Installation Compatible Use Zone Study or Joint Land Use Study prepared for a military installation and may be accessed on the Internet website of the military installation and of the county and any municipality in which the military installation is located.
- (5) If you are basing your offers on square footage, measurements, or boundaries, you should have those items independently measured to verify any reported information.
- (6) The following providers currently provide service to the Property:

Electric:	phone #:
Sewer:	phone #:
Water:	phone #:
Cable:	phone #:
Trash:	phone #:
Natural Gas:	phone #:
Phone Company:	phone #:
Propane:	phone #:
Internet:	phone #:

(7) 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	Date	Signature of Buyer	Date
Printed Name:		Printed Name:	
(TAR-1406) 02-01-18	Initialed by: Buyer:,	and Seller: <u>5WC</u>	Page 5 of 5
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