NOTICE OF SPECIAL TOMBALL ECONOMIC DEVELOPMENT CORPORATION MEETING



ECONOMIC DEVELOPMENT CORP.

Thursday, October 19, 2023 5:30 PM

Notice is hereby given of a meeting of the Tomball Economic Development Corporation, to be held on Thursday, October 19, 2023 at 5:30 PM, City Hall, 401 Market Street, Tomball, TX 77375, for the purpose of considering the following agenda items. All agenda items are subject to action. The Tomball Economic Development Corporation reserves the right to meet in a closed session for consultation with attorney on any agenda item should the need arise and if applicable pursuant to authorization by Title 5, Chapter 551, of the Texas Government Code.

THE TOMBALL ECONOMIC DEVELOPMENT CORPORATION OF THE CITY OF TOMBALL, TEXAS, WILL CONDUCT THE MEETING SCHEDULED FOR OCTOBER 19, 2023, 5:30 PM, AT 401 MARKET STREET, TOMBALL, TEXAS, 77375. THIS MEETING AGENDA AND THE AGENDA PACKET ARE POSTED ONLINE AT:

HTTPS://TOMBALLTX.GOV/ARCHIVE.ASPX?AMID=38

A RECORDING OF THE MEETING WILL BE MADE AND WILL BE AVAILABLE TO THE PUBLIC IN ACCORDANCE WITH THE OPEN MEETINGS ACT UPON WRITTEN REQUEST.

- A. Call to Order
- B. Public Comments and Receipt of Petitions; [At this time, anyone will be allowed to speak on any matter other than personnel matters or matters under litigation, for length of time not to exceed three minutes. No Council/Board discussion or action may take place on a matter until such matter has been placed on an agenda and posted in accordance with law GC, 551.042.]
- C. New Business
 - 1. EXECUTIVE SESSION: The Tomball Economic Development Corporation Board will meet in Executive Session as authorized by Title 5, Chapter 551, Texas Government Code, The Texas Open Meetings Act, for the following purpose:

Special Tomball Economic Development Corporation Meeting

October 19, 2023 | Agenda

Page 2 of 2

- Section 551.072, Deliberations regarding real property: Deliberate the purchase, exchange, sale, lease, or value of real property.
- Section 551.087, Deliberation regarding Economic Development negotiations.
- 2. Reconvene into regular session and take action, if necessary, on items discussed in Executive Session.
- 3. Consideration and possible action by Tomball EDC to ratify approval of a real estate contract and the expenditure of funds to acquire Lots 20-22, Block 46, of the Revised Map of Tomball, known as 502 Kane Street, Tomball, Texas 77375.

D. Adjournment

CERTIFICATION

I hereby certify that the above notice of meeting was posted on the bulletin board of City Hall, City of Tomball, Texas, a place readily accessible to the general public at all times, on the 16th day of October 2023 by 5:30 PM, and remained posted for at least 72 continuous hours preceding the scheduled time of said meeting.

Kelly Violette Executive Director

This facility is wheelchair accessible and accessible parking spaces are available. Requests for accommodations or interpretive services must be made 48 hours prior to this meeting. Please contact the City Secretary's office at (281) 290-1002 or FAX (281) 351-6256 for further information.

AGENDAS MAY BE VIEWED ONLINE AT www.ci.tomball.tx.us.

Special Tomball EDC Agenda Item Data Sheet

Meeting Date:	October 19, 2023
t Corporation Boa	ard will meet in Executive
-	exas Open Meetings Act,
	-

Topic:

EXECUTIVE SESSION: The Tomball Economic Development Corporation Board will meet in Executive Session as authorized by Title 5, Chapter 551, Texas Government Code, The Texas Open Meetings Act, for the following purpose:

- Section 551.072, Deliberations regarding real property: Deliberate the purchase, exchange, sale, lease, or value of real property.
- Section 551.087, Deliberation regarding Economic Development negotiations.

Background:	d:
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Originatio	on: Kelly Violette, Exec	cutive Directo	or, Tomball Eco	nomic Development Corpora	ntion
Recomme	ndation:				
Party(ies)	responsible for placing	this item or	n agenda:	Kelly Violette	
Are funds s		ne current bud	6	ount required for this purpose?	
Yes:	No:	acount #	If yes, specify F	Account Number: # To account #	
n no, tunas	wiii de transfeffed ffoffi a	.couiii #		10 account #	
Signed			Approved by		
S	taff Member-TEDC	Date	_	Executive Director-TEDC	Date

Special Tomball EDC Agenda Item Data Sheet

Data Silect	Meeting Date	: October 19, 2023
Торіс:		
Reconvene into regular session and take action,	if necessary, on items discusse	d in Executive Session.
Background:		
Origination: Kelly Violette, Executive Director	or	
Recommendation:		
Party(ies) responsible for placing this item or	agenda: Kelly Violet	te
FUNDING (IF APPLICABLE) Are funds specifically designated in the current budgets.	get for the full amount required fo	r this purpose?
Yes: No:	If yes, specify Account Number	
If no, funds will be transferred from account #	To account	#
Signed	Approved by	
Staff Member-TEDC Date	Executive Direct	ctor-TEDC Date

Special Tomball EDC Agenda Item Data Sheet

Data Silect		Meeting Date:	October 19, 2023
Topic: Consideration and possible action by Tomball EI expenditure of funds to acquire Lots 20-22, Bloc Kane Street, Tomball, Texas 77375.			
Background:			
Origination: Kelly Violette, Executive Director	r, Tomball Ecor	nomic Developm	ent Corporation
Recommendation: Staff recommends approval.			
Party(ies) responsible for placing this item on	agenda:	Kelly Violette	·
FUNDING (IF APPLICABLE) Are funds specifically designated in the current budge Yes: X No: If no, funds will be transferred from account #		-	#Property Acquisition
ii iio, tuilus wiii be transferreu from account #		10 account #	
Signed	Approved by		
Staff Member-TEDC Date		Executive Director	or-TEDC Date

502 Kane Street

Lots Twenty (20), Twenty—One (21) and Twenty—Two (22), in Block Forty—Six (46) of the REVISED MAP OF TOMBALL, a subdivision in Harris County, Texas, according to the Map or Plat thereof, recorded in Volume 4, Page 25 of the Map Records of Harris County, Texas.



Real partners. Real possibilities.™





- 1/2" ROD FOUND ⊗ 1/2" ROD SET
- 1/2" PIPE FOUND

 "X" FOUND/SET
- **⊗** 5/8" ROD FOUND
- POINT FOR CORNER FENCE POST FOR CORNER
- CM CONTROLLING MONUMENT
- AC AIR CONDITIONER
- PE POOL EQUIPMENT
- TE PAD
- COLUMN
- POWER POLE
- **UNDERGROUND** ELECTRIC
- △ OVERHEAD ELECTRIC
- OHP-OVERHEAD ELECTRIC POWER
- -OES-OVERHEAD ELECTRIC SERVICE
 - -0-CHAIN LINK
- WOOD FENCE 0.5'
 WIDE TYPICAL
 - □-
 - IRON FENCE
 - BARBED WIRE
- DOUBLE SIDED WOOD FENCE
- EDGE OF ASPHALT
- EDGE OF GRAVEL
- CONCRETE
- COVERED AREA
- BRICK STONE

0 WOOD DECK 2. STORY ONERAME

EXCEPTIONS:

NOTE: PROPERTY SUBJECT TO TERMS, CONDITIONS, AND EASEMENTS CONTAINED IN INSTRUMENTS RECORDED IN VOL. 4, PG. 25

NOTE: BEARINGS, EASEMENTS AND BUILDING LINES ARE BY RECORDED PLAT UNLESS OTHERWISE NOTED.

FLOOD NOTE: According to the F.I.R.M. No. 48201C0230L, this property does lie in Zone X and DOES NOT lie within the 100 year flood zone.

This survey is made in conjunction with the information provided by Stewart Title. Use of this survey by any other parties and/or for other purposes shall be at user's own risk and any loss resulting from other use shall not be the responsibility of the undersigned. This is to certify that I have on this date made a careful and accurate survey on the ground of the subject property. The plat hereon is a correct and accurate representation of the property lines and dimensions are as indicated; location and type of buildings are as shown; and EXCEPT AS SHOWN, there are no visible and apparent encroachments or protrusions on the ground.

Drawn By: ADL/Larry

Scale: 1" = 30'

Date: 06-03-2021

GF No.:

1259958

Job No. 2111460



F 214.349.2216 Firm No. 10168800

www.cbatxllc.com

Accepted by: Purchaser Date: Purchaser



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC) ONE TO FOUR FAMILY RESIDENTIAL CONTRACT (RESALE)

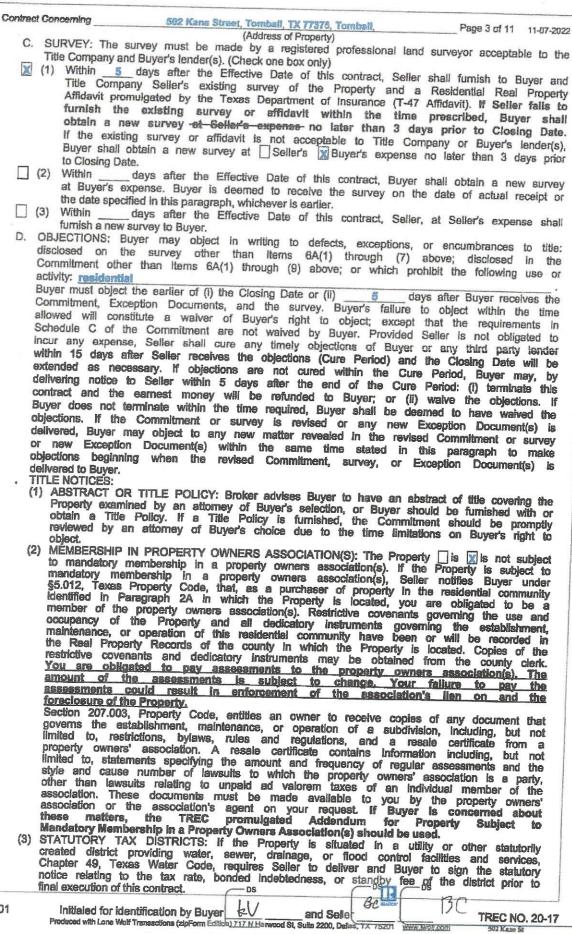
11-07-2022



NOTICE: Not For Use For Condominium Transactions

	PARTIES: The parties to this contract are (Seller) and Tomball Economic Development Corporation Seller agrees to sell and convey to Buyer and Buyer agrees to buy from Seller the Property define
	DOMENT.
	PROPERTY: The land, improvements and accessories are collectively referred to as the Property (Property).
	A. LAND: Lot 20-22 Block 46 REVISED MAP OF TOMBALL Addition, City of Tomball County of Harris Texas, known as 502 Kane Street, Tomball, TX 77375
	Addition, City of Tombali County of Harris
	Texas, known as 502 Kane Street, Townskii, TX 77375 (address/zin code) or as described as attacked as the first street.
	B. IMPROVEMENTS: The house, garage and all other fixtures and improvements attached to the above-described real property, including without limitation, the following permanential installed and built-in items, if any: all equipment and appliances, valances, screens shutters, awnings, wall-to-wall carpeting, mirrors, ceiling fans, attic fans, mail boxes, television.
	antennas, mounts and brackets for televisions and speakers, heating and air-conditioning units security and fire detection equipment, wiring, plumbing and lighting focures, chandeliers, wate softener system, kitchen equipment, garage door openers, cleaning equipment, shrubbery landscaping, cutdoor cooking equipment, and all other property ettached to the above
	CONCIDENTAL DICHERTA.
C	C. ACCESSORIES: The following described related accessories, if any: window air conditioning
	VIIIO, OWYC, INDIANCE SCHOOLS, CHITAINS AND MARC MINDO WINDOW Shadow down down
	GOUL ROYS, ITRIBUTE ROYS, 200VE DROUND DOOL QUIMMING DOOL COLLEGE AND WASHINGTON
	accessories, artificial fireplace logs, security systems that are not fixtures, and controls for: (I garage doors, (ii) entry gates, and (iii) other improvements and accessories. "Controls" includes
	Solid a delibiblistic inclusion and simple a
	HIDIOTOTICIES OF ECCESSORES. STITE (F) PERMANERS HEAVE COLOR, to control immended
	accessures,
D	EXCLUSIONS: The following improvements and accessories will be retained by Seller and
	must be removed prior to delivery of possession:
9 6	
A. B.	ALES PRICE: Cash portion of Sales Price payable by Buyer at closing
A.	Cash portion of Sales Price payable by Buyer at closing
A. B. C. I. LE Pro les	Cash portion of Sales Price payable by Buyer at closing
A. B. C. LE Pro les boo	Cash portion of Sales Price payable by Buyer at closing
A. B. C. I. LE Pro less box	Cash portion of Sales Price payable by Buyer at closing
A. B. C. I. LE Pro less box	Cash portion of Sales Price payable by Buyer at closing
A. B. C. LEP Profiles box A.	Cash portion of Sales Price payable by Buyer at closing
A. B. C. LEPN less box A. B.	Cash portion of Sales Price payable by Buyer at closing
A. B. C. LEPN less box A. B.	Cash portion of Sales Price payable by Buyer at closing

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Co	ortract Concerning 502 Kane Street, Tomball, TX 77375, Tomball, Page 2 of 11 11-07-202
5.	(Address of Property)
3.	
	A. DELIVERY OF EARNEST MONEY AND OPTION FEE: Within 3 days after the Effective Date, Buye must deliver to Stawart Title - Tornhall Jane Matheurs (Formal Annual Control of Contr
(Control of Control of	(1) Buyer shall deliver additional earnest money of \$ to Escrow Agent within days after the Effective Date of this contract
	days after the Effective Date of this contract.
	(2) If the last day to deliver the earnest money, Option Fee, or the additional earnest money
	Fee, or the additional earnest money, as applicable, is extended until the end of the next day that is not a Saturday, Sunday, or legal holiday.
	(3) The amounts Econom Apple making and the
	(3) The amount(s) Escrow Agent receives under this paragraph shall be applied first to the Option Fee, then to the earnest money, and then to the additional earnest money.
	(4) Buyer authorizes Escrow Agent to release and deliver the Option Fee to Seller at any time
	without further notice to or consent from Buyer, and releases Escrow Agent from liability for
	delivery of the Option Fee to Seller. The Option Fee will be credited to the Sales Price at
	B. TERMINATION OPTION: For nominal consideration, the receipt of which Seller acknowledges,
	The state of the boundary fulfill alies telescope and the state because with the state of the st
(C. FAILURE TO TIMELY DELIVER EARNEST MONEY: If Buyer falls to deliver the earnest money within the time required Soller many
	THE WIND INVESTIGATION DESIGNATION OF AVARAGE DAILLIA
P	
So.	D. FAILURE TO TIMELY DELIVER OPTION FEE: If no dollar amount is stated as the Option Fee or if
	Buyer fails to deliver the Option Fee within the time required, Buyer shall not have the unrestricted right to terminate this contract under this paragraph 5.
E	E. TIME: Time is of the essence for this paragraph and strict compliance with the time for
	Some and the state of the state
	ITTLE POLICY AND SURVEY:
A	TITLE POLICY: Saller shall furnish to Buyer at Seller's Buyer's expense an owner policy of
	and including the rules being by
	The second of the second rest of the photograph property better regions to the second
	providence of the rolley, support to the promitrated exclusions finduction available building
	and some distributions and the tonowing exceptions.
	(1) Restrictive covenants common to the platted subdivision in which the Property is located.
	(4) THE SMILLER DITRECT EXCEDSON for Standay face, force and accompany
	(3) Liens created as part of the financing described in Paragraph 3.
	(4) Utility easements created by the dedication deed or plat of the subdivision in which the Property is located.
	(5) Reservations or exceptions otherwise paratitude in the
	(5) Reservations or exceptions otherwise permitted by this contract or as may be approved by Buyer in writing.
	(6) The standard printed exception as to marital rights.
	(7) The standard printed exception as to waters, tidelands, beaches, streams, and related
	HCHEST 25
	(8) The standard printed exception as to discrepancies, conflicts, shortages in area or boundary
	miles, enclosed ments of promosions, of overlapping improvements:
	(1) will not be amended or deleted from the title policy: or
	X (II) will be amended to read, "shortages in area" at the evapores of [V] Survey [V]
	(9) The exception or exclusion regarding minerals approved by the Texas Department of
122	HEALER AD
8.	COMMITMENT: Within 20 days after the Title Company receives a copy of this contract
	grow writing to pure a commitment for the incurance (Paradiament) and at re-
	THE LANGE OF THE PROPERTY OF STATES AND STATES AND ALL ALL ALL ALL ALL ALL ALL ALL ALL AL
	Conspired Several College Coll
	The state of District and Continued and Control of Cont
	original til foragrapii 41. Il tile Commitment and Excention Decliments and anti-anti-
	buyer whill the specified time. The time for delivery will be submedically extended on the
	4979 VI Q QQYO DELLEE LIE LIDSIN 12979 WHICHOUGH IC GORIOF IF the Promition of the Commitment of the C
	the contract and the required within the time required, Buyer may terminate this contract and
1004	and the state of t
-1601	Initialed for identification by Buyer &V and Seile 60 TREC NO. 20-17



TXR-1601

Contract Concerning 502 Kane Street, Tomball, TX 77375, Tomball, Page 4 of 11 11-07-2022 (Address of Property) (4) TIDE WATERS: If the Property abuts the tidally influenced waters of the state, §33.135, Texas Natural Resources Code, requires a notice regarding coastal area property to be included in the contract. An addendum containing the notice promulgated by TREC or included in the contract. An addendum containing the notice promulgated by TREC or required by the parties must be used.

ANNEXATION: If the Property is located outside the limts 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. (6) PROPERTY LOCATED IN A CERTIFICATED SERVICE AREA OF A UTILITY SERVICE PROVIDER: 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 in your property. You are advised to determine if the property is in a 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, Seller must give Buyer written notice as required by §5.014, Property Code. An addendum containing the required notice shall be attached to this contract. containing the required notice shall be attached to this contract.

(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.

(10) NOTICE OF WATER LEVEL FLUCTUATIONS: If the Property adjoins an Impoundment of water, including a reservoir or lake, constructed and maintained under Chapter 11, Water Code, that has a storage capacity of at least 5,000 acre-feet at the impoundment's normal operating level, Seller hereby notifies Buyer: "The water level of the impoundment of water adjoining the Property fluctuates for various reasons, including as a result of: (1) an entity lawfully exercising its right to use the water stored in the impoundment; or (2) drought or flood conditions." (11) REQUIRED NOTICES: The following notices have been given or are attached to this contract (for example, MUD, WCID, PID notices): 7. PROPERTY CONDITION: A. ACCESS, INSPECTIONS AND UTILITIES: 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. Any hydrostatic testing must be separately authorized by Seller in writing. Seller at Seller's expense shall immediately cause existing utilities to be turned on and shall keep the utilities on during the time this contract is in effect. B. SELLER'S DISCLOSURE NOTICE PURSUANT TO §5.008, TEXAS PROPERTY CODE (Notice): (Check one box only) (1) Buyer has received the Notice. (2) Buyer has not received the Notice. Within days after the Effective Date of this contract, Seller shall deliver the Notice to Buyer. If Buyer does not receive the Notice, Buyer may terminate this contract at any time prior to the closing and the earnest money will be refunded to Buyer. If Seller delivers the Notice, Buyer may terminate this contract for any reason within 7 days after Buyer receives the Notice or prior to the closing, whichever first occurs, and the earnest money will be refunded to Buyer. (3) The Seller is not required to furnish the notice under the Texas Property Code. SELLER'S DISCLOSURE OF LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS is required by Federal law for a residential dwelling constructed prior to 1978. D. ACCEPTANCE OF PROPERTY CONDITION: "As is" means the present condition of the Property with any and all defects and without warranty except for the warranties of title and the warranties in this contract. Buyer's agreement to accept the Property As Is under Paragraph 7D(1) or (2) does not preclude Buyer from inspecting the Property under Paragraph 7A, from negotiating repairs or treatments in a psubsequent amendment, or from terminating this contract during the Option Period, If any. BC II -DS TREC NO. 20-17 TXR-1601 Initialed for identification by Buyer and Seller Produced with Lane Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallar, TX 75201 https://www.

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The state of the s	(Check one box o	(Address of Property)
	X (1) Buyer ac	cents the Property As to
	(2) Buyer a	coepis the Property As is provided Saller of Called
-	following	specific repairs and treatments:
	(Do not	insert general phrases, such as "subject to inspections" that do not identify specific
	E. LENDER REQUI	RED REPAIRS AND TREATMENTS, LINE
	party is obligate	and to pay for lender required repairs, which includes treatment for wood
	destroying insect	s. If the parties do not agree to pay for the lender required repairs or
Andrew State of State	the cost of lende	ar required renains and tractments are sumed to Buyer. I
	terminate this conti	act and the earnest money will be refunded to Buyer.
	permits. The rer	pairs and treatments paid to the Closing Date and obtain any required
	provide such rep	selies or treatments or, if no license is required by law, are commercially
	with copies of	trade of providing such repairs or treatments. Seller shall: (i) provide Buyer
-	payment for the	work completed and the spain person(s) showing the scope of work and
	transferable warran	any acreed repairs and treatments to Buyer at closing. If Seller
	exercise remedies	any agreed repairs and treatments prior to the Closing Date, Buyer may under Paragraph 15 or extend the Closing Date up to 5 days if necessary for the repairs and treatments.
	Seller to complete til	to repaire and treatments
,	including ashestre	MATTERS: Buyer is advised that the presence of wetlands, toxic substances,
	or endangered spe	aries or its hebital mountained nazards, or the presence of a threatened
	is concerned abo parties should be us	
1	I. RESIDENTIAL SER	VICE CONTRACTS: Ruser may purchase
	Buyer purchases a	residential service contract, Seller shall reimburse Buyer at closing for the
		al service contract, Seller shall reimburse Buyer at closing for the service contract in an amount not exceeding \$ N/A . Buyer residential service contract for the scope of coverage, exclusions and
	Ilmitations. The pi	irchase of a residential service control to doverage, excusions and
8. 8	may be purchased f ROKERS AND SALES	
A	. BROKER OR SALI	S AGENT DISCLOSURE: Toyon law province
	sales agents spou	se parent or child to a boxes of sales agent or the broker or
В		
		All obligations of the parties for payment of brokers' fees are contained in
	.OSING:	A stell has on an hafter
2.00		e will be on or before a under Paragraph 6D have been cured or waived, whichever date is later
	James and 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	MINI VOLLY ISBN 111 COOSE THE SOIC BY the Clasine Pale 45.
я	party may exercise the At closing:	remedies contained in Paragraph 15.
Sed' e	(1) Seller shall exec	cute and deliver a general warranty deed conveying title to the Property to
	(3) Seller and Buve	s Sales Price In good funds acceptable to the Escrow Agent. r shall execute and deliver any notices, statements, certificates, affidavits,
	not be satisfied	oillens, assessments, or security interests against the Property which will out of the sales proceeds unless securing the payment of any loans
	(5) Private transfer for	998 (as defined by Chanter 5 Subabantor C of the Town
	me do en ente destitutada	GIVVII VI UDIGI DINGAN INDVICAS STRADA IN Min anniant T
		property owners' association are governed by the Addendum for Property by Membership in a Property Owners Association page 100
R-1601		ntification by Buyer and Seller &C TREC NO. 20-17
	Produced with Lone Wolf	Transactions (zipForm Edition) 717 N Harwood St. Suite 2200, Deltas, TX 75201 work.hept.com 982 Kase 24

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Contract Concerning	502 Kane Street, Tomball, TX 77375, Tomball,	Dana G of 14	4 d Are money
manage of the control	(Address of Properly)	Page 6 of 11	11-07-2022
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10. POSSESSION:

- A. BUYER'S POSSESSION: Seller shall deliver to Buyer possession of the Property in its present or required condition, ordinary wear and tear excepted: X upon closing and funding according to a temporary residential lease form promulgated by TREC or other written lease required by the parties. Any possession by Buyer prior to closing or by Seller after closing which is not authorized by a written lease will establish a tenancy at sufference relationship between the parties. Consult your insurance agent prior to change of ownership and possession because insurance coverage may be limited or terminated. The absence of a written lease or appropriate insurance coverage may expose the parties to economic loss.
- B. SMART DEVICES: "Smart Device" means a device that connects to the internet to enable remote use, monitoring, and management of: (i) the Property; (ii) items identified in any Non-Realty Items Addendum; or (iii) Items in a Fixture Lease assigned to Buyer. At the time Seller delivers possession of the Property to Buyer, Seller shall:
 - (1) deliver to Buyer written information containing all access codes, usernames, passwords, and applications Buyer will need to access, operate, manage, and control the Smart Devices: and
 - (2) terminate and remove all access and connections to the improvements and accessories from any of Seller's personal devices including but not limited to phones and computers.
- 11. SPECIAL PROVISIONS: (This paragraph is intended to be used only for additional informational items. An informational item is a statement that completes a blank in a contract form, discloses factual information, or provides instructions. Real estate brokers and sales agents are prohibited from practicing law and shall not add to, delete, or modify any provision of this contract unless drafted by a party to this contract or a party's attorney.) A) Facsimile, electronic or emailed signatures deemed the same as originals for purposes of formation hersunder. B) This Contract is subject to Buyer's Board ratification by 10-19-2023.

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 \$ N/A 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; 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: Taxes for the current year, interest, rents, and regular periodic maintenance fees, assessments, and dues (including prepaid items) 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 lax 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 mays (a) terminate this contract and the earnest money

BC TXR-1601 Initialed for identification by Buyel and Selle TREC NO. 20-17 Produced with Lane Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Deltas, TX 75201 501 Kans St

Contract Concerning 502 Kane Street, Tomball, TX 77375, Tomball, Page 7 of 11 11-07-2022 (Address of Property)

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 obligations under this paragraph are independent of any other obligations of Seller under this

15. DEFAULT: If Buyer falls 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 and Buyer may (a) enforce specific performance, seek such other relief as may be provided by 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. Escrow Agent may require any disbursement made in connection with this contract to be conditioned on Escrow Agent's collection of good funds acceptable to 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 before releasing any earnest money; and (ii) require payment of unpaid expenses incurred on behalf of a party. Escrow Agent may deduct authorized expenses from the earnest money payable to a party. "Authorized expenses" means expenses incurred by Escrow Agent on behalf of the party.

entitled to the earnest money that were authorized by this contract or that party.

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 provide a copy of the demand to the other party. If Escrow Agent does not receive written objection to the demand from the other party within 15 days, Escrow Agent may disburse the earnest money to the party making demand reduced by the amount of unpaid expenses incurred on behalf of the party receiving the earnest money and Escrow Agent may pay the same to the creditors. If Escrow Agent complies with the provisions of this paragraph, each party hereby releases Escrow Agent from all adverse claims related to the disbursal of the earnest money.

 D. DAMAGES: Any party who wrongfully fails or refuses to sign a release acceptable to the Escrow Agent within 7 days of receipt of the request will be liable to the other party for (I) damages;
 (II) the earnest money; (III) reasonable attorney's fees; and (iv) all costs of suit.

E. NOTICES: Escrow Agent's notices will be effective when sent in compliance with Paragraph 21. Notice of objection to the demand will be deemed effective upon receipt by Escrow Agent.

19. REPRESENTATIONS: All covenants, representations and warranties in this contract survive closing, if any representation of Seller in this contract is untrue on the Closing Date, Seller will be in default. Unless expressly prohibited by written agreement, Seller may continue to show the Property and receive, negotiate and accept back up offers.

20. FEDERAL TAX REQUIREMENTS: If Seller is a "foreign person," as defined by internal Revenue Code and its regulations, or if Seller fails to deliver an affidavit or a certificate of non-foreign status to Buyer that Seller is not a "foreign person," then Buyer shall withhold from the sales proceeds an amount sufficient to comply with applicable tax law and deliver the same to the internal Revenue Service together with appropriate tax forms. Internal Revenue Service regulations require filing written reports if currency in excess of specified amounts is received in the transaction.

Initialed for Identification by Buyer and Seller TREC NO. 20-17

Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 Trans.html.com 502 Kesse St

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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 license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http://www.trac.texas.gov) TREC NO. 20-17. This form replaces TREC NO. 20-16.

TXR-1601

Contract Concerning 582 Kane Street, Tomball, TX 77375, Tomball, Page 10 of 1 (Address of Property)	11-07-202
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Information About Brokerage Services



Texas law requires all real estate license holders to give the following information about brokerage services to prospective buyers, tenants, sellers and landlords.

TYPES OF REAL ESTATE LICENSE HOLDERS:

- A BROKER is responsible for all brokerage activities, including acts performed by sales agents sponsored by the broker.
- A SALES AGENT must be sponsored by a broker and works with clients on behalf of the broker.

A BROKER'S MINIMUM DUTIES REQUIRED BY LAW (A client is the person or party that the broker represents):

- Put the interests of the client above all others, including the broker's own interests;
- Inform the client of any material information about the property or transaction received by the broker;
- Answer the client's questions and present any offer to or counter-offer from the client; and
- Treat all parties to a real estate transaction honestly and fairly.

A LICENSE HOLDER CAN REPRESENT A PARTY IN A REAL ESTATE TRANSACTION:

AS AGENT FOR OWNER (SELLER/LANDLORD): The broker becomes the property owner's agent through an agreement with the owner, usually in a written listing to sell or property management agreement. An owner's agent must perform the broker's minimum duties above and must inform the owner of any material information about the property or transaction known by the agent, including information disclosed to the agent or subagent by the buyer or buyer's agent.

AS AGENT FOR BUYER/TENANT: The broker becomes the buyer/tenant's agent by agreeing to represent the buyer, usually through a written representation agreement. A buyer's agent must perform the broker's minimum duties above and must inform the buyer of any material information about the property or transaction known by the agent, including information disclosed to the agent by the seller or seller's agent.

AS AGENT FOR BOTH - INTERMEDIARY: To act as an intermediary between the parties the broker must first obtain the written agreement of each party to the transaction. The written agreement must state who will pay the broker and, in conspicuous bold or underlined print, set forth the broker's obligations as an intermediary. A broker who acts as an intermediary:

- Must treat all parties to the transaction impartially and fairly;
- May, with the parties' written consent, appoint a different license holder associated with the broker to each party (owner and buyer) to communicate with, provide opinions and advice to, and carry out the instructions of each party to the transaction.
- Must not, unless specifically authorized in writing to do so by the party, disclose:
 - that the owner will accept a price less than the written asking price;
 - that the buyer/tenant will pay a price greater than the price submitted in a written offer; and
 - any confidential information or any other information that a party specifically instructs the broker in writing not to disclose, unless required to do so by law.

AS SUBAGENT: A license holder acts as a subagent when aiding a buyer in a transaction without an agreement to represent the buyer. A subagent can assist the buyer but does not represent the buyer and must place the interests of the owner first.

TO AVOID DISPUTES, ALL AGREEMENTS BETWEEN YOU AND A BROKER SHOULD BE IN WRITING AND CLEARLY ESTABLISH:

- The broker's duties and responsibilities to you, and your obligations under the representation agreement.
- Who will pay the broker for services provided to you, when payment will be made and how the payment will be calculated.

LICENSE HOLDER CONTACT INFORMATION: This notice is being provided for information purposes. It does not create an obligation for you to use the broker's services. Please acknowledge receipt of this notice below and retain a copy for your records.

Colliers International Houston, In	c. 29114	houston.info@colliers.com	+1 713 222 2111
Licensed Broker /Broker Firm Name or Primary Assumed Business Name	License No.	Email	Phone
David Lee Carter Designated Broker of Firm Daniel Patrick Rice	364568 License No. 811065	david.carter@colliers.com Email danny.rice@colliers.com	+1 713 830 2135 Phone +1 713 830 2134
Licensed Supervisor of Sales Agent/ Associate	License No.	Email	Phone
Tom Condon, Jr.	_ _{ns} 419324	tom.condon.jr@colliers.com	+1 713 830 4007
Sales Agent/Associate's Name	Ucense No. 10/13/2023	Email	Phone
Buyer/Te	nant/Seller/Landlor	d Initials Date	

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APPROVED BY THE TEXAS REAL ESTATE COMMISSION

10-10-11

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

1		502 Kane Street, Tomball, Texas	77375
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neurological damage, including learning memory. Lead poisoning also poses a property is required to provide the buinspections in the seller's possession a inspection for possible lead-paint haza NOTICE: Inspector must be proper B. SELLER'S DISCLOSURE: 1. PRESENCE OF LEAD-BASED PAINT	eveloping lead p ng disabilities, i particular risk yer with any in and notify the b ards is recomme riy certified as	property may present exposure to lead poisoning. Lead poisoning in young child reduced intelligence quotient, behaviora to pregnant women. The seller of any information on lead-based paint hazards buyer of any known lead-based paint hazards and prior to purchase "	from lead- based paint that lren may produce permanent I problems, and impaired iterest in residential real from risk assessments or zards. A risk assessment or
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E. BROKER'S ACKNOWLEDGEMENT: Bro (a) provide Buyer with the federally app disclose any known lead-based paint an Buyer pertaining to lead-based paint an 10 days to have the Property inspected; sale. Brokers are aware of their respons F. CERTIFICATION OF ACCURACY: The following persons have reviewed the information they have provided is true a	okers have informoved pamphle id/or lead-based d/or lead-based; and (f) retain sibility to ensure information all	rmed Seller of Seller's obligations under it on lead poisoning prevention; (b) com d paint hazards in the Property; (d) deli- d paint hazards in the Property; (e) prov a completed copy of this addendum for e compliance.	plete this addendum; (c) wer all records and reports to vide Buyer a period of up to at least 3 years following the
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of contracts. Such approval relates to this contract form only. 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 suitable for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov)





SELLER'S DISCLOSURE NOTICE

CTexas Association of REALTORSS, inc. 2022

Section 5.008, Property Code requires a seller of residential property of not more than one dwelling unit to deliver a Seller's Disclosure

CONCERNING THE PRO	PE	RT	YA	T: #	502	Kane Street Tombo	11 T	av.	10 7	7976	Name and Administration of the Owner, which the		
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Located in Historic District		X
Historic Property Designation	1	X
Previous Foundation Repairs	X	
Previous Roof Repairs		X
Previous Other Structural Repairs	X	-
Previous Use of Premises for Manufacture of Methamphetamine		X

Active infestation of termites or other wood destroying insects (WDI)	X
Previous treatment for termites or WDI	 x
Previous termite or WDI damage repaired	X
Previous Fires	X
Termite or WDI damage needing repair	X
Single Blockable Main Drain in Pool/Hot Tub/Spa*	X

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

Previous Foundation Repairs – sub floor replaced in kitchen and bathroom

Previous Other Structural Repairs - New floor added in kitchen, bathroom, and back room

Settling - the house is pier and beam

Soil Movement - when it rains Im sure topsoil moves around

Water Damage Not Due to a Flood Event - The a/c drain leaked in the bathroom and has been cleared and repaired

*A single blockable main drain may cause a suction entrapment hezard 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 conditions?* (Mark Yes (Y) if you are aware and check wholly or partly as applicable. Mark No (N) if you are not aware.)
Y N
☐ ☑ Present flood insurance coverage.
☐ ☑ Previous flooding due to a failure or breach of a reservoir or a controlled or emergency release of water from a reservoir.
☐ ☑ Previous flooding due to a natural flood event.
☐ ☑ Previous water penetration into a structure on the Property due to a natural flood event.
□ ☑ Located □ wholly □ partly in a 100-year floodplain (Special Flood Hazard Area-Zone A, V, A99, AE, AO, AH, VE, or AR).
☐ ☑ Located ☐ wholly ☐ partly in a 500-year floodplain (Moderate Flood Hazard Area-Zone X (shaded)).
□ ⊠ Located □ wholly □ partly in a floodway.
□ ☑ Located □ wholly □ partly in flood pool.
□ ⊠ Located □ wholly □ partly in a reservoir.
If the answer to any of the above is yes, explain (attach additional sheets if necessary):
C DS

*if Buyer is concerned about these matters, Buyer may consult Information About Flood Hazards (TXR 1414).

*For purposes of this notice:

"100-year floodplain" means any area of land that: (A) is identified on the flood insurance rate map as a special flood hazard area, which is designated as Zone A, V, A99, AE, AO, AH, VE, or AR on the map; (B) has a one percent annual chance of flooding, which is considered to be a high risk of flooding; and (C) may include a regulatory floodway, flood pool, or reservoir.

"500-year floodplain" means any area of land that: (A) is identified on the flood insurance rate map as a moderate flood hazard area, which is designated on the map as Zone X (shaded); and (B) has a two-tenths of one percent annual chance of flooding, which is considered to be a moderate risk of flooding.

"Flood pool" means the area adjacent to a reservoir that lies above the normal maximum operating level of the reservoir and that is subject to controlled inundation under the management of the United States Army Corps of Engineers.

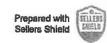
"Flood insurance rate map" means the most recent flood hazard map published by the Federal Emergency Management Agency under the National Flood Insurance Act of 1968 (42 U.S.C. Section 4001 et seq.).

"Floodway" means an area that is identified on the flood insurance rate map as a regulatory floodway, which includes the channel of a river or other watercourse and the adjacent land areas that must be reserved for the discharge of a base flood, also referred to as a 100-year flood, without cumulatively increasing the water surface elevation more than a designated height.

"Reservoir" means a water impoundment project operated by the United States Army Corps of Engineers that is intended to retain water or delay the runoff of water in a designated surface area of land.

Section 6. Have you (Seller) ever filed a claim for flood damage to the Property with any insurance provider, including the National Flood Insurance Program (NFIP)?* □yes ☒ no if yes, explain (attach additional sheets as necessary):
*Homes in high risk flood zones with mortgages from federally regulated or insured lenders are required to have flood insurance. Even when not required, the Federal Emergency Management Agency (FEMA) encourages homeowners in high risk, moderate risk, and low risk flood zones to purchase flood insurance that covers the structure(s) and the personal property within the structure(s).
Section 7. Have you (Seller) ever received assistance from FEMA or the U.S. Small Business Administration (SBA) for flood damage to the Property? ———————————————————————————————————
Section 8. Are you (Seller) aware of any of the following? (Mark Yes (Y) if you are aware. Mark No (N) If you are not aware.)
Y N ☐ ☑ Room additions, structural modifications, or other alterations or repairs made without necessary permits, with unresolved permits, or not in compliance with building codes in effect at the time.

Initialed by: Buyer and Seller: BC, BC



			fees or assessments. If Yes, com	plete the following:
	Name of association:	**************************************		
	Manager's name:	A	Phone:	
	Fees or assessments a Any unpaid fees or ass If the Property is in mor	essment for the F		nandatory
	rith others. If Yes, complete	te the following:	tennis courts, walkways, or other)	
	ny notices of violations of ne Property.	deed restrictions	or governmental ordinances affect	ting the condition or use of
	ny lawsuits or other legal nited to: divorce, foreclos		ctly or indirectly affecting the Propo kruptcy, and taxes.)	erty. (Includes, but is not
	ny death on the Property of the condition of the Prop		deaths caused by: natural causes,	suicide, or accident unrelated
	ny condition on the Prope	rty which materia	lly affects the health or safety of ar	n individual.
□ 図 Ai	ny repairs or treatments, o azards such as asbestos,	ther than routine radon, lead-base	maintenance, made to the Proper d paint, urea-formaldehyde, or mo	ty to remediate environmentald.
	If Yes, attach any certific example, certificate of m		cumentation identifying the extent or other remediation).	of the remediation (for
	ny rainwater harvesting sy iblic water supply as an au		the Property that is larger than 500 rce.	gallons and that uses a
	ne Property is located in a tailer.	propane gas sys	tem service area owned by a prop	ane distribution system
□⊠Ar	ny portion of the Property t	that is located in a	a groundwater conservation distric	t or a subsidence district.
if the an	swer to any of the items i	n Section 8 is yes	s, explain (attach additional sheets	if necessary):
who reg	jularly provide inspectio	ns and who are	eller) received any written inspe either licensed as inspectors or s, attach copies and complete the	otherwise permitted by
Inspec	ction Date	Туре	Name of Inspector	No. of Pages
05/21/	2021	Home	David Gabriel	33
		nagru sportur radiopasasi.		ı

Note: A buyer should not rely on the above-cited reports as a reflection of the current condition of the Property. A

	buyer shou	ild obtain inspections from i	nspectors chosen by the buyer.
Section 10.	Check any tax ex	emption(s) which you (Se	lier) currently claim for the Property:
	ead Management	☐ Senior Citizen ☐ Agricultural	☐ Disabled ☐ Disabled Veteran ☐ Unknown
	Have you (Seller) rance provider?	ever filed a claim for dam	age, other than flood damage, to the Property
example, an i	nsurance claim or		or a claim for damage to the Property (for legal proceeding) and not used the proceeds to legal proceeds to leg
Main sewer dr	ain from house to the	ne city drain	
detector requi	rements of Chapte		ectors installed in accordance with the smoke afety Code?* yes no unknown y):

*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.

Signature of Seller	~	10/11/2023	Bonnie Collins	10/11/2023
		Date	Signature of Seller	Date
Printed Name: Brand	on Collins		Printed Name: Bonnie Collins	
ADDITIONAL NOTIC	ES TO BUYER:			
registered sex of	ffenders are located	in certain zip code a	abase that the public may search, a treas. To search the database, visit s or neighborhoods, contact the local p	www.fydne.state.ty.us. Fr
(2) If the Property is lifting tide bordering (Chapter 61 or 6 permit may be remained.	ocated in a coastal ar ng the Gulf of Mexico 3, Natural Resource	ea that is seaward of the Property may be s Code, respectively or improvements.	the Gulf Intracoastal Waterway or with e subject to the Open Beaches Act on and a beachfront construction certicontact the local government with o	hin 1,000 feet of the mea r the Dune Protection Ad ficate or dune protection
 If the Property is I Texas Department and hail insurance information, please 	located in a seacoast nt of Insurance, the F se. A certificate of co se review Information	territory of this state Property may be subj mpliance may be re Regarding Windsto	designated as a catastrophe area by ect to additional requirements to obta quired for repairs or improvements to rm and Hail Insurance for Certain Prondstorm Insurance Association.	in or continue windstorn the Property. For more
zones or other op Installation Compa	erations. Information atible Use Zone Stud	relating to high nois y or Joint Land Use	may be affected by high noise or air in e and compatible use zones is availat Study prepared for a military installation county and any municipality in which	ole in the most recent Air
	our offers on square	fontarie messilreme	nts or houndaries you should have th	ana itawa indananda da
i) If you are basing y	our offers on square a	footage, measureme ition.	nts, or boundaries, you should have th	ose items independently
) If you are basing y measured to verify	our offers on square any reported information and control of the	ition.		ose items independently
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if you are basing y measured to verify The following provide Electric: Sewer: Water: Cable: Trash: Natural Gas: Phone Company: Propane: Internet:	cany reported information ders currently provide City of Tomball	service to the Prope	rty: Phone #	
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i) If you are basing y measured to verify measured to verify The following provide Electric: Sewer: Water: Cable: Trash: Natural Gas: Phone Company: Propane: Internet: This Seller's Disclos and correct and h	city of Tomball	oleted by Seller as of elieve it to be false it of the PROPERTY	rty: Phone # Continuous and the brokers have relies for inaccurate. YOU ARE ENCOUSE.	ed on this notice as true

Initialed by: Buyer: ____, ___ and Seller: BC, BC
Page 7 of 7

Printed Name:

