

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC) FARM AND RANCH CONTRACT



1. PARTIES: The parties to this contract are(Buyer). Seller agrees to sell and convey to Buyer and Buyer agrees to huy from Seller the Property defined below
(Seller) and(Buyer). Seller agrees to sell and convey to Buyer and Buyer agrees to buy from Seller the Property defined below.
2. PROPERTY: The land, improvements, accessories and crops except for the exclusions and
reservations, are collectively referred to as the "Property".
A. LAND: The land situated in the County of, Texas, described as follows:
described as follows:
or as described on attached exhibit, also known as
(address/zip code), together with all rights, privileges, and appurtenances pertaining thereto, including but not limited to: water rights, claims, permits, strips and gores, easements, and
cooperative or association memberships.
B. IMPROVEMENTS: (1) FARM and RANCH IMPROVEMENTS: The following permanently installed and built-in items
(1) FARM and RANCH IMPROVEMENTS: The following permanently installed and built-in items , if any: windmills, tanks, barns, pens, fences, gates, sheds, outbuildings, and corrals. (2) RESIDENTIAL IMPROVEMENTS: The house, garage, and all other fixtures and improvements attached to the above-described real property, including without limitation, the following permanently 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 before the property and property and property and property.
attached to the above-described real property, including without limitation, the following
permanently installed and built-in items, if any: all equipment and appliances, valances screens shutters awnings wall-to-wall carneting mirrors ceiling fans attic fans
and air-conditioning units, security and fire detection equipment, wiring, plumbing and lighting fixtures, chandeliers, water softener system, kitchen equipment, garage door openers, cleaning equipment, shrubbery, landscaping, outdoor cooking equipment, and all
openers, cleaning equipment, shrubbery, landscaping, outdoor cooking equipment, and all other property owned by Seller and attached to the above described real property.
C. ACCESSORIES:
(1) FARM AND RANCH ACCESSORIES: The following described related accessories: (check boxes of conveyed accessories) portable buildings hunting blinds game feeders
of conveyed accessories) portable buildings hunting blinds sime feeders livestock feeders and troughs irrigation equipment fuel tanks submersible
pumps 🗖 pressure tanks 🗖 corrals 🗖 gates 🗖 chutes 🗖 other:
(2) RESIDENTIAL ACCESSORIES: The following described related accessories, if any: window air
conditioning units, stove, fireplace screens, curtains and rods, blinds, window shades, draperies and rods, door keys, mailbox keys, above ground pool, swimming pool equipment
and maintenance accessories, artificial fireplace logs, and controls for:
(i) garages, (ii) entry gates, ánd (iii) other improvéments and accessories. D. CROPS: Unless otherwise agreed in writing, Seller has the right to harvest all growing crops
until delivery of possession of the Property.
E. EXCLUSIONS: The following improvements, accessories, and crops will be retained by Seller and must be removed prior to delivery of possession:
F. RESERVATIONS: Any reservation for oil, gas, or other minerals, water, timber, or other interests is made in accordance with an attached addendum.
3. SALES PRICE:
A. Cash portion of Sales Price payable by Buyer at closing $\$$
Loan Assumption Addendum, Seller Financing Addendum \$
C. Sales Price (Sum of A and B)
If the Sales Price is adjusted, the Sales Price will be calculated on the basis of \$
per acre. If the Sales Price is adjusted by more than 10%, either party may terminate this
contract by providing written notice to the other party withindays after the terminating party receives the survey. If neither party terminates this contract or if the
$ $ variance is 10% or less, the adjustment will be made to the amount in \sqcup 3A \sqcup 3B
☐ proportionately to 3A and 3B. ☐ 4.LICENSE HOLDER DISCLOSURE: Texas Law requires a real estate license holder who is a
learly to a transaction or acting on behalf of a spouse, parent, child, business entity in which the
license holder owns more than 10%, or a trust for which the license holder acts as trustee or of which the license holder or the license holder's spouse, parent or child is a beneficiary, to notify the
other party in writing before entering into a contract of sale. Disclose if applicable:
5. EARNEST MONEY: Within 3 days after the Effective Date, Buyer must deliver
\$ as earnest money to,, as escrow agent,
\$ as earnest money to,, as escrow agent, at (address). Buyer shall deliver additional earnest money of \$ to escrow agent within days after the Effective Date of this contract. If Buyer fails to deliver the earnest money within the time required, Seller may terminate this
If Buyer fails to deliver the earnest money within the time required, Seller may terminate this
contract or exercise Seller's remedies under Paragraph 15, or both, by providing notice to Buyer before Buyer delivers the earnest money. If the last day to deliver the earnest money falls on a
Saturday, Sunday, or legal holiday, the time to deliver the earnest money is extended until the end of the next day that is not a Saturday, Sunday, or legal holiday. Time is of the essence for this
paragraph.
Initialed for identification by Buyer and Seller TREC NO. 25-1

6. TITLE POLICY AND SURVEY: A. TITLE POLICY: Seller shall furnish to Buyer at Seller's Buyer's expense an owner policy of title insurance (Title Policy) issued by: Company) in the amount of the Sales Price, dated at or after closing, insuring Buyer against loss under the provisions of the Title Policy, subject to the promulgated exclusions (including extended) in the standard rinted exception for stately by feet, staves and assessments. (2) Liens created as part of the financing described in Paragraph 3. (3) Reservations or exceptions otherwise permitted by this contract or as may be approved by Buyer in writing. (4) The standard printed exception as to marital rights. (5) The standard printed exception as to waters, titlelands, beaches, streams, and related machine standard printed exception as to waters, titlelands, beaches, streams, and related machine standard printed exception as to waters, titlelands, beaches, streams, and related machine standard printed exception as to waters, titlelands, beaches, streams, and related machine standard printed exception as to discrepancies, conflicts, shortages in area or boundary lines, encroachments or protrusions, or overlapping improvements: (6) Will not be amended or deleted from the title policy; or contract. (7) The exception or exclusion regarding minerals approved by the Texas Department of Insurance. (8) The exception or exclusion regarding minerals approved by the Texas Department of Insurance. (8) The exception or exclusion regarding minerals approved by the Texas Department of Insurance. (8) The exception of restrictive covenants and documents evidencing exceptions. Seller shall furnish to Buyer a commitment (Exception Documents) other than the standard printed exceptions. Seller authorizes the Title Company to deliver the Commitment and Exception Documents to Buyer and Exception Documents are not delivered within the time required. Buyer will be adundated by exception Documents are not delivered within the specified time, the time for delivery wi	Contract Concerning	Page 2 of 10 2-12	2-18
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Title Company Seller's existing survey of the Property and a Residential Real Property Affidavit promulgated by the Texas Department of Insurance (T-47 Affidavit). If Seller fails to furnish the existing survey or affidavit within the time prescribed, Buyer shall obtain a new survey at Seller's expense no later than 3 days prior to Closing Date. The existing survey is will will not be recertified to a date subsequent to the Effective Date of this contract at the expense of Buyer Seller. If the existing survey is not approved by the Title Company or Buyer's lender(s), a new survey will be obtained at the expense of days after the Effective Date of this contract, Buyer shall obtain a new survey at Buyer's expense. Buyer is deemed to receive the survey on the date of actual receipt or the date specified in this paragraph, whichever is earlier. (3) Within days after the Effective Date of this contract, Seller, at Seller's expense shall furnish a new survey to Buyer. (4) No survey is required. O. OBJECTIONS: Buyer may object in writing to (i) defects, exceptions, or encumbrances to title disclosed on the survey other than items 6A(1) through (5) above; or disclosed in the Commitment other than items 6A(1) through (7) above; or disclosed in the Commitment other than items 6A(1) through (7) above; or disclosed in the Commitment Agency map; or (iii) any exceptions which prohibit the following use or activity: Buyer must object the earlier of (i) the Closing Date or (ii) Buyer must object the earlier of (i) the Closing Date or (ii) Buyer must object the earlier of (i) the Closing Date or (ii) Buyer shall obtain a waiver of Buyer's right to object; except that the requirements in Schedule C of the Commitment are not waived by Buyer. Provided Seller is not obligated to incur any expense, Seller shall cure any timely objections of Buyer or any third party lender within 15 days after Seller shall cure any timely objections of Buyer or any hird party lender within 15 days after Seller receives the objections (Cure Per	\Box (1) Within days after the Effective Date of this cor	ntract. Seller shall furnish to Buver ar	nd
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Date of this contract at the expense of □ Buyer □ Seller. If the existing survey is not approved by the Title Company or Buyer's lender(s), a new survey will be obtained at the expense of □ Buyer □ Seller no later than 3 days prior to Closing Date. □ (2) Within □ days after the Effective Date of this contract, Buyer shall obtain a new survey at Buyer's expense. Buyer is deemed to receive the survey on the date of actual receipt or the date specified in this paragraph, whichever is earlier. □ (3) Within □ days after the Effective Date of this contract, Seller, at Seller's expense shall furnish a new survey to Buyer. □ (4) No survey is required. □ OBJECTIONS: Buyer may object in writing to (i) defects, exceptions, or encumbrances to title disclosed on the survey obter than items 6A(1) through (5) above; or disclosed in the Commitment other than items 6A(1) through (7) above; (ii) any portion of the Property lying in a special flood hazard area (Zone V or A) as shown on the current Federal Emergency Management Agency map; or (iii) any exceptions which prohibit the following use or activity: ■ Buyer must object the earlier of (i) the Closing Date or (ii) days after Buyer receives the Commitment, Exception Documents, and the survey. Buyer's failure to object within the time allowed will constitute a waiver of Buyer's right to object; except that the requirements in Schedule C of the Commitment are not waived by Buyer. Provided Seller is not obligated to incur any expense, Seller shall cure any timely objections of Buyer or any third party lender within 15 days after Seller receives the objections (Cure Period) and the Closing Date will be extended as necessary. If objections are not cured within the Cure Period, Buyer may, by delivering notice to Seller within 5 days after the end of the Cure Period; (i) terminate this contract and the earnest money will be refunded to Buyer; or (ii) waive the objections. If Buyer does not terminate within the time required, Buyer shall be deemed to have waived the objections	The existing survey \square will \square will not be recertified	to a date subsequent to the Effective	ve
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	the Title Policy and will not be a basis for objection to title	2:	

Contract Concerning	(Address	of Property)	Page 3 of 10	2-12-18
<u>Document</u>		<u>Date</u>	Recording Refer	ence
			<u> </u>	
F. SURFACE LEASES: Prior to of written leases and given The following Leases will be objection to title:	notice of oral leas	ses (Leases) listed be	elow or on the attached	d exhibit.
G. TITLE NOTICES: (1) ABSTRACT OR TITLE PO Property examined by a obtain a Title Policy. I reviewed by an attorne	n attorney of Buye If a Title Policy is	er's selection, or Buy s furnished, the Cor	er should be furnishe nmitment should be	d with or promptly
object. (2) STATUTORY TAX DISTR created district providin Chapter 49, Texas Wate notice relating to the ta final execution of this co	ig water, sewer, er Code, requires x rate, bonded in	drainage, or flood	control facilities and	services.
(3) TIDE WATERS: If the Texas Natural Resource included in the contrac required by the parties n	es Code, requires t. An addendum	a notice regarding	ı coastal area proper	ty to be
(4) ANNEXATION: If the Properties of the Properties of the Properties of the Properties of the extraterritorial juris annexation by the municipality's extraterrites of the extraterritorial jurisdiction of the property for further informatical interests.	operty is located kas Property Code sdiction of a mu unicipality. Each ritorial jurisdiction torial jurisdiction on, contact all mu	, that the Property n nicipality and may municipality mainta n. To determine if th	nay now or later be in now or later be su ains a map that de ne Property is located	cluded in bject to picts its within a
(5) PROPERTY LOCATED IN Notice required by §13.2 you are about to purch which is authorized by certificated area. If your or charges that you will There may be a period water or sewer service t certificated area and con required to pay and the your property. The unde or before the execution in Paragraph 2 or at clos	A CERTIFICATED 257, Water Code: ase may be located as to provide be required to part of a point of a binding contribute of a binding contribute of a binding contribute of a purchase of a binding contribute of a binding con	The real property, ted in a certificated water or sewer sered in a certificated a ay before you can retruct lines or other of ou are advised to deteat is required to proeby acknowledges react for the purchase the real property.	described in Paragrap water or sewer service to the propertie rea there may be spececive water or sewer facilities necessary to etermine if the proper ermine the cost that you'de water or sewer seceipt of the foregoing of the real property of	h 2, that ice area, s in the cial costs service. provide ty is in a bu will be ervice to notice at lescribed
(6) PUBLIC IMPROVEMENT §5.014, Property Code, parcel of real property y an improvement project Local Government C installments. More inform of that assessment may The amount of the assescould result in a lien on a	DISTRICTS: If to requires Seller to the condition of the condition of the condition of the content of the conte	he Property is in a onotify Buyer as for pay an assessment a public improveme ssment may be the amount of the the municipality or out to change. Your	ollows: As a purchase to a municipality or continuous of the continuous of the continuous of the county levying the assessment and the county levying the county levy	er of this county for oter 372, neriodic dates essment.
(7) TEXAS AGRICULTURAL Texas Agricultural Dev Department of Agricultur	DEVELOPMENT DI elopment District e	STRICT: The Proper control of the street in	nformation contact th	ne Texas
(8) TRANSFER FEES: If the Property Code, requires may be governed by Cha (9) PROPANE GAS SYSTEM	Seller to notify Bupter 5, Subchapte SERVICE AREA:	uyer as follows: The er G of the Texas Pro If the Property is lo	e private transfer fee operty Code. cated in a propane ga	obligation s system
service area owned by a required by §141.010, T TREC or required by the (10)NOTICE OF WATER LEVE including a reservoir or	distribution syste exas Utilities Code parties should be L FLUCTUATIONS	m retailer, Seller mue. An addendum couused. If the Property adjo	ust give Buyer written ntaining the notice app oins an impoundment o	notice as proved by of water,

Contract ConcerningPage 4 of 10 2-12-18 (Address of Property)
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."
 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. NOTICE: Buyer should determine the availability of utilities to the Property suitable to satisfy Buyer's needs. 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, 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 Texas Property Code does not require this Seller to furnish the Notice. C. 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 t
(2) Buyer accepts the Property As Is provided Seller, at Seller's expense, shall complete the following specific repairs and treatments: (Do not insert general phrases, such as "subject to inspections," that do not identify specific repairs and treatments.) E. COMPLETION OF REPAIRS: Unless otherwise agreed in writing: (i) Seller shall complete all agreed repairs and treatments prior to the Closing Date; and (ii) all required permits must be obtained, and repairs and treatments must be performed by persons who are licensed to provide such repairs or treatments or, if no license is required by law, are commercially engaged in the trade of providing such repairs or treatments. At Buyer's election, any transferable warranties received by Seller with respect to the repairs will be transferred to Buyer at Buyer's expense. If Seller fails to complete any agreed repairs prior to the Closing Date, Buyer may exercise remedies under Paragraph 15 or extend the Closing Date up to 5 days if necessary for Seller to complete repairs. F. LENDER REQUIRED REPAIRS AND TREATMENTS: Unless otherwise agreed in writing, neither party is obligated to pay for lender required repairs, which includes treatment for wood destroying insects. If the parties do not agree to pay for the lender required repairs or treatments, this contract will terminate and the earnest money will be refunded to Buyer. If the cost of lender required repairs and treatments exceeds 5% of the Sales Price, Buyer may terminate this contract and the earnest money will be refunded to Buyer. G. ENVIRONMENTAL MATTERS: Buyer is advised that the presence of wetlands, toxic substances, including asbestos and wastes or other environmental hazards, or the presence of a threatened or endangered species or its habitat may affect Buyer's intended use of the Property. If Buyer is concerned about these matters, an addendum promulgated by TREC or required by the parties should be used. H. SELLER'S DISCLOSURES: Except as otherwise disclosed in this contract, Seller has no knowle
(5) any wetlands, as defined by federal or state law or regulation, affecting the Property; or(6) any threatened or endangered species or their habitat affecting the Property.

Contract Concerning	(Address of Property)	Page 5 of 10 2-12-18
		esidential service contract from a
residential service company	icensed by TREC. If Buyer purcha	ses a residential service contract,
Seller shall reimburse Buye	r at closing for the cost of the	residential service contract in an
amount not exceeding \$	Buyer should revie	ew any residential service contract purchase of a residential service
for the scope of coverage, o	exclusions and limitations. The p	ased from various companies
authorized to do business		ased from various companies
		overnment programs listed below
or on the attached exhibit:		overnment programs usted below
		ogram agreements. Any allocation
		e by separate agreement between
the parties which will survive		o z, coparate agreement semice.
8. BROKERS' FEES: All obligation		of brokers' fees are contained in
separate written agreements.	me or the parties for payment	or protect root are contained in
9. CLOSING:		
	e on or before	, 20, or within 7 days
		or waived, whichever date is later
		Closing Date, the non-defaulting
	dies contained in Paragraph 15.	3 ,
B. At closing:		
(1) Seller shall execute and	deliver a general warranty deed	conveying title to the Property to
Buyer and showing no	additional exceptions to those	permitted in Paragraph 6, an
	d furnish tax statements or certific	cates showing no delinquent taxes
on the Property.		
	Price in good funds acceptable to	
		tatements, certificates, affidavits,
		y required for the closing of the
sale and the issuance of		asingt the Droporty which will not
		gainst the Property which will not bayment of any loans assumed by
Buyer and assumed loans		dayment of any loans assumed by
		hall transfer security deposits (as
		r. In such an event, Buyer shall
deliver to the tenant a	signed statement acknowledging	that the Buyer has acquired the
		deposit, and specifying the exact
dollar amount of the secu		, , , , , , , , , , , , , , , , , , , ,
10.POSSESSION:	, ,	
A. Buyer's Possession: Seller sha	all deliver to Buyer possession of the	e Property in its present or required
condition, ordinary wear an	d tear excepted: 🗖 upon closing	and funding \Box according to a
		ther written lease required by the
		after closing which is not authorized
		nship between the parties. Consult
		possession because insurance
		a written lease or appropriate
	xpose the parties to economic lo	SS.
B. Leases:	Collar may not avaguta any la	ace (including but not limited to
	y any interest in the Property with	ase (including but not limited to
		party, Seller shall deliver to Buyer
		gned by the tenant within 7 days
after the Effective Date of		grica by the tenant within 7 days
11.SPECIAL PROVISIONS: (In		nd business details applicable
		ual statements or business details
	or other form has been promulga	
		. ,

Contract Concerning		Page 6 of 10	2-12-18
5 -	(Address of Property)		

12. SETTLEMENT AND OTHER EXPENSES:

- A. The following expenses must be paid at or prior to closing:
 - (1) Expenses payable by Seller (Seller's Expenses):
 - (a) Releases of existing liens, including prepayment penalties and recording fees; release of Seller's loan liability; tax statements or certificates; preparation of deed; one-half of escrow fee; and other expenses payable by Seller under this contract.
 - (b) Seller shall also pay an amount not to exceed \$ ______ to be applied in the following order: Buyer's Expenses which Buyer is prohibited from paying by FHA, VA, Texas Veterans Land Board or other governmental loan programs, and then to other Buyer's Expenses as allowed by the lender.
 - (2) Expenses payable by Buyer (Buyer's Expenses) Appraisal fees; loan application fees; origination charges; credit reports; preparation of loan documents; interest on the notes from date of disbursement to one month prior to dates of first monthly payments; recording fees; copies of easements and restrictions; loan title policy with endorsements required by lender; loan-related inspection fees; photos; amortization schedules; one-half of escrow fee; all prepaid items, including required premiums for flood and hazard insurance, reserve deposits for insurance, ad valorem taxes and special governmental assessments; final compliance inspection; courier fee; repair inspection; underwriting fee; wire transfer fee; expenses incident to any loan; Private Mortgage Insurance Premium (PMI), VA Loan Funding Fee, or FHA Mortgage Insurance Premium (MIP) as required by the lender; and other expenses payable by Buyer under this contract.
- B. If any expense exceeds an amount expressly stated in this contract for such expense to be paid by a party, that party may terminate this contract unless the other party agrees to pay such excess. Buyer may not pay charges and fees expressly prohibited by FHA, VA, Texas Veterans Land Board or other governmental loan program regulations.

13. PRORATIONS AND ROLLBACK TAXES:

- A. PRORATIONS: Taxes for the current year, 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. Rentals which are unknown at time of closing will be prorated between Buyer and Seller when they become known.
- B. ROLLBACK TAXES: If this sale or Buyer's use of the Property after closing results in the assessment of additional taxes, penalties or interest (Assessments) for periods prior to closing, the Assessments will be the obligation of Buyer. If Assessments are imposed because of Seller's use or change in use of the Property prior to closing, the Assessments will be the obligation of Seller. Obligations imposed by this paragraph will survive closing.
- 14. CASUALTY LOSS: If any part of the Property is damaged or destroyed by fire or other casualty after the Effective Date of this contract, Seller shall restore the Property to its previous condition as soon as reasonably possible, but in any event by the Closing Date. If Seller fails to do so due to factors beyond Seller's control, Buyer may (a) terminate this contract and the earnest money will be refunded to Buyer, (b) extend the time for performance up to 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 for any other reason, 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.

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<u> </u>	(Address of Property)		

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 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 nonforeign 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.
- 21.NOTICES: All notices from one party to the other must be in writing and are effective when mailed to, hand-delivered at, or transmitted by fax or electronic transmission as follows:

To Buye a	er it:	To Sell	er at:
Phone:	_(Phone:	
Fax:	_()	Fax:	
E-mail:		E-mail:	

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Seller for Member Associated Buyer and Addend Due to Addend Due to Addend Testing Addend Testing Addend Due to Addend Other for Stated as prescribe unrestrict prescribe Buyer. The seence required From giving Buyer's Attorney Phone: Fax: E-mail: EXECUTION FOR THE ADDRESS AND PROVIDED TO THE ADDRESS AND PROV	Financing Addendum Jum for Property Subjectership in a Property Owner Strong Temporary Residential Sumption Addendum Jum for Sale of Other Produm for "Back-Up" Control Jum for Coastal Area Produm for Authorizing Hydrol Jum Concerning Right to Lender's Appraisal Jum for Reservation of Ownerals ATION OPTION: For	Lease operty by act perty ostatic Terminate iil, Gas and	Se St St According to the St	eller's Tempo nort Sale Add dendum for the Gulf Int Idendum for formation of ased Paint Hederal Law Idendum for stem Service	orary Resider dendum Property Loc racoastal Wa Seller's Disc n Lead-based Hazards as Re Property in a	cated Soterway closure d Paint equired	ease Seaward y of and Le d by
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Buyer			Seller				
Buyer							



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.trec.texas.gov) TREC NO. 25-12. This form replaces TREC NO. 25-11.

Contract Concerning	(Address o	Page 9 Property)	of 10 2-12-18	
	RATTETCAT	ION OF FEE		
Listing Broker has agreed to pay Other Price when Listing Broker's fee is reco Listing Broker's fee at closing. Other Broker:		of the total Sales nt is authorized and directed to pay Other Broker from		
By:		Listing Broker:		
		By:		
BROKER INFORMATIO	N AND AGREEM	ENT FOR PATMENT OF BROKERS FEE	<u> </u>	
Other Broker	License No.	Listing or Principal Broker	License No.	
Other Broker	License No.	Listing of Frincipal Broker	Licerise No.	
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 Office Address	Phone	Listing Broker's Office Address	Phone	
City State	Zip	City State	Zip	
represents Buyer only as Buyer's age Seller as Listing Broker's s		Selling Associate	License No.	
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		Licensed Supervisor of Selling Associate	License No.	
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agreement is attached: (a) USeller U or U% of the total Sales Pr	Buyer will pay Listice; and (b) \Box So total Sales Price	roperty described in the contract to witing/Principal Broker \square a cash fee of \$ eller \square Buyer will pay Other Broker \square e. Seller/Buyer authorizes and directs Es	a cash fee of	
	ers' fees or the sh	aring of fees between brokers are not fix Real Estate Commission.	ed, controlled,	
Seller		Buyer		
Seller		Buyer		
Do not sign if there is	a separate written a	agreement for payment of Brokers' fees.		

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is domicined god.			
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City	State	Zip	Fax
	ADDITIONAL EARN	EST MONEY RECEIPT	
Receipt of \$	additional Earnest	Money in the form of	
is acknowledged.			
Escrow Agent	Received by	Email Address	Date/Time
-	,		·
Address			Phone
City	State	Zip	Fax
		•	

Contract Concerning _

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2-12-18