Contract Concerning 1198 Lometa Rd, Bronte, TX 76933 (Address of Property)	Page 5 of 11	11-07-2022
C. SELLER'S DISCLOSURE OF LEAD-BASED PAINT AND LEAD-BAS		
D. ACCEPTANCE OF PROPERTY CONDITION: "As Is" means the prany and all defects and without warranty except for the warrathis contract. Buyer's agreement to accept the Property As Is not preclude Buyer from inspecting the Property under Paragratreatments in a subsequent amendment, or from terminatin Period, if any.	esent condition of the anties of title and the under Paragraph 7D(3 aph 7A, from negotiating this contract during	warranties in the warranties in the last or (2) does the Option
(Check one box only) (1) Buyer accepts the Property As Is. (2) Buyer accepts the Property As Is provided Seller, at Se following specific repairs and treatments:	eller's expense, shall	complete the
(Do not insert general phrases, such as "subject to specific repairs and treatments.)	o inspections," that d	o not identify
	ise agreed in writin ing Date and obtain ersons who are licens	g, Seller shall any required sed to provide
complete all agreed repairs and treatments prior to the Closin permits. The repairs and treatments must be performed by posuch repairs or treatments or, if no license is required by law trade of providing such repairs or treatments. Seller shall: documentation from the repair person(s) showing the scope completed; and (ii) at Seller's expense, arrange for the transfer respect to the repairs to Buyer at closing. If Seller fails to complete the Closing Date, Buyer may exercise remedies under Paragrap to 5 days if necessary for Seller to complete repairs.	(i) provide Buyer work and payment of work and payment of any transferable work agreed r	vith copies of for the work varranties with
the Closing Date, Buyer may exercise remedies under Paragrap to 5 days if necessary for Seller to complete repairs.	oh 15 or extend the Cl	osing Date up
to 5 days if necessary for Seller to complete repairs. F. LENDER REQUIRED REPAIRS AND TREATMENTS: Unless otherw is obligated to pay for lender required repairs, which includ insects. If the parties do not agree to pay for the lender recontract will terminate and the earnest money will be refund required repairs and treatments exceeds 5% of the Sales Price,	vise agreed in writing, les treatment for wo equired repairs or tre led to Buyer. If the Buyer may terminate	neither party od destroying atments, this cost of lender this contract
and the earnest money will be refunded to Buyer. G.ENVIRONMENTAL MATTERS: Buyer is advised that the present	nce of wetlands, toxi	c substances,
including asbestos and wastes of other environmental hazards, endangered species or its habitat may affect Buyer's intende concerned about these matters, an addendum promulgated b should be used.	or the presence of a ed use of the Propert by TREC or required b	threatened or y. If Buyer is by the parties
H. SELLER'S DISCLOSURE: (1) Seller □ is □ is not aware of any flooding of the Property	y which has had a ma	terial adverse
effect on the use of the Property. (2) Seller is is not aware of any pending or threatened		
assessment affecting the Property. (3) Seller is is not aware of any environmental haza	rds that materially a	and adversely
affect the Property. (4) Seller is is not aware of any dumpsite, landfill, or ur or previously located on the Property.	nderground tanks or c	ontainers now
dottoop verified (5) Seller \square is \square is not aware of any wetlands, as defined by	y federal or state law	or regulation,
affecting the Property. (6) Seller is is not aware of any threatened or endanger the Property.	red species or their ha	bitat affecting
the Property. (7) Seller is is not aware that the Property is located (8) Seller is is not aware that a tree or trees located on If Seller is aware of any of the items above. explain (attack)	wholly U partly in a the Property has oak ch additional sheets	floodplain. wilt. if necessarv):
I. RESIDENTIAL SERVICE CONTRACTS: Buyer may purchase a provider or administrator licensed by the Texas Department of purchases a residential service contract, Seller shall reimburse	residential service co Licensing and Regula	ntract from a tion. If Buyer
purchases a residential service contract, Seller shall reimburse residential service contract in an amount not exceeding \$	Buyer at closing for t Buyer Buyer	he cost of the should review
residential service contract in an amount not exceeding \$ any residential service contract for the scope of coverage purchase of a residential service contract is optional. Sim from various companies authorized to do business in Text	ilar coverage may b	e purchased
J. GOVERNMENT PROGRAMS: The Property is subject to the go on the attached exhibit:	vernment programs li	sted below or
Seller shall provide Buyer with copies of all governmental programs is made by parties which will survive closing.	gram agreements. Any separate agreement	, allocation or between the
8. BROKERS AND SALES AGENTS: A. BROKER OR SALES AGENT DISCLOSURE: Texas law requires a who is a party to a transaction or acting on behalf of a spous which the broker or sales agent owns more than 10%, or a agent acts as a trustee or of which the broker or sales agent or parent or child is a beneficiary, to notify the other party in wri of sale. Disclose if applicable:	a real estate broker of se, parent, child, busi trust for which the bu	or sales agent ness entity in roker sales
parent or child is a beneficiary, to notify the other party in wri of sale. Disclose if applicable:	iting before entering ii	nto a contract
B. BROKERS' FEES: All obligations of the parties for payment	of brokers' fees are	contained in
CANATATA WITTAN AGRAMANTS		
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