Contract Concerning 2610 CR 419, Yoakum, TX 77995 (Address of Property)	Page 5 of 11	11-07-2022
C. SELLER'S DISCLOSURE OF LEAD-BASED PAINT AND LEAD-BASED P. Federal law for a residential dwelling constructed prior to 1978.		. ,
D. ACCEPTANCE OF PROPERTY CONDITION: "As Is" means the present any and all defects and without warranty except for the warranties this contract. Buyer's agreement to accept the Property As Is under not preclude Buyer from inspecting the Property under Paragraph 7 treatments in a subsequent amendment, or from terminating thi	s of title and the r Paragraph 7D('A, from negotia	: warranties in 1) or (2) does ting repairs or
Period, if any. (Check one box only) (1) Buyer accepts the Property As Is. (2) Buyer accepts the Property As Is provided Seller, at Seller's		
Tollowing specific repairs and treatments.		
(Do not insert general phrases, such as "subject to inspecific repairs and treatments.) E. COMPLETION OF REPAIRS AND TREATMENTS: Unless otherwise a	•	•
complete all agreed repairs and treatments prior to the Closing D permits. The repairs and treatments must be performed by person such repairs or treatments or, if no license is required by law, are trade of providing such repairs or treatments. Seller shall: (i) documentation from the repair person(s) showing the scope of wo completed; and (ii) at Seller's expense, arrange for the transfer of ar respect to the repairs to Buyer at closing. If Seller fails to complete the Closing Date Buyer may exercise remedies under Paragraph 15	Pate and obtain is who are licens commercially expressed by the control of the co	any required sed to provide ngaged in the with copies of tor the work varranties with epairs prior to
to 5 days if necessary for Seller to complete repairs. F. LENDER REQUIRED REPAIRS AND TREATMENTS: Unless otherwise a is obligated to pay for lender required repairs, which includes trinsects. If the parties do not agree to pay for the lender required contract will terminate and the earnest money will be refunded to required repairs and treatments exceeds 5% of the Sales Price, Buye and the earnest money will be refunded to Buyer.	ngreed in writing reatment for wo ed repairs or tro Buyer. If the er may terminat	, neither party od destroying eatments, this cost of lender e this contract
G.ENVIRONMENTAL MATTERS: Buyer is advised that the presence of including asbestos and wastes or other environmental hazards, or the endangered species or its habitat may affect Buyer's intended used concerned about these matters, an addendum promulgated by TRI should be used.	ne presence of a e of the Propert	threatened or y. If Buyer is
H. SELLER'S DISCLOSURE: (1) Seller is is is not aware of any flooding of the Property whi	ch has had a ma	aterial adverse
effect on the use of the Property. (2) Seller is is is not aware of any pending or threatened litiga	tion, condemnat	ion, or special
assessment affecting the Property. (3) Seller is is not aware of any environmental hazards t affect the Property.	hat materially	and adversely
(4) Seller ! is ! is not aware of any dumpsite, landfill, or underg	round tanks or o	containers now
(5) Seller is is is not aware of any wetlands, as defined by federal affecting the Property. (6) Seller is is not aware of any threatened or endangered specific spe	eral or state law	or regulation,
(6) Seller is is not aware of any threatened or endangered specified the Property. □	pecies or their ha	bitat affecting
the Property. (7) Seller is is not aware that the Property is located who (8) Seller is is not aware that a tree or trees located on the P If Seller is aware of any of the items above, explain (attach ad	olly 🗹 partly in a Property has oak Iditional sheets	floodplain. wilt. if necessarv):
I. RESIDENTIAL SERVICE CONTRACTS: Buyer may purchase a resided provider or administrator licensed by the Texas Department of Licensed by the Texas Department of Licensed purchases a residential service contract, Seller shall reimburse Buyer esidential service contract in an amount not exceeding \$	ential service consing and Regular ar at closing for the support	ontract from a ation. If Buyer the cost of the should review
residential service contract in an amount not exceeding \$any residential service contract for the scope of coverage, exceptionals of a residential service contract is optional. Similar of	clusions and lin coverage may l	nitations. The oe purchased
from various companies authorized to do business in Texas. J. GOVERNMENT PROGRAMS: The Property is subject to the government on the attached exhibit:		
Seller shall provide Buyer with copies of all governmental program proration of payment under governmental programs is made by sepa parties which will survive closing.	agreements. An rate agreement	y allocation or between the
8. BROKERS AND SALES AGENTS: A. BROKER OR SALES AGENT DISCLOSURE: Texas law requires a rea who is a party to a transaction or acting on behalf of a spouse, payonich the broker or sales agent owns more than 10%, or a trust agent acts as a trustee or of which the broker or sales agent or the broker or child is a beneficiary, to notify the other party in writing to of sale. Disclose if applicable:	l estate broker arent, child, bus for which the b broker or sales before entering i	or sales agent iness entity in roker or sales gent's spouse, nto a contract
B. BROKERS' FEES: All obligations of the parties for payment of b	rokers' fees are	contained in
Initialed for identification by Buyer and Seller	TRI	EC NO. 25-15