Contract Concerning 295 Fossler Ranch Rd W, Hunt, TX 78024	Page 5 of 1:	1 11-07-2022
(Address of Property)		
C. SELLER'S DISCLOSURE OF LEAD-BASED PAINT AND LEAD-BASED PAINT Federal law for a residential dwelling constructed prior to 1978.		·
D. ACCEPTANCE OF PROPERTY CONDITION: "As Is" means the present con any and all defects and without warranty except for the warranties of	title and the	e warranties in
this contract. Buyer's agreement to accept the Property As Is under Parnot preclude Buyer from inspecting the Property under Paragraph 7A, f	ragraph 7D rom negotia	(1) or (2) does ating repairs or
treatments in a subsequent amendment, or from terminating this conversely period, if any.	ontract dur	ing the Option
_ (Check one box only)		
(1) Buyer accepts the Property As Is. (2) Buyer accepts the Property As Is provided Seller, at Seller's expression of the Seller'	ense, shal	I complete the
following specific repairs and treatments:		
(Do not insert general phrases, such as "subject to inspect	ions," that	do not identify
specific repairs and treatments.) E. COMPLETION OF REPAIRS AND TREATMENTS: Unless otherwise agree	ed in writi	ng, Seller shall
permits. The repairs and treatments prior to the Closing Date	and obtain no are licer	any required sed to provide
such repairs or treatments or, if no license is required by law, are cor trade of providing such repairs or treatments. Seller shall: (i) prov	nmercially (ide Buyer	engaged in the with copies of
documentation from the repair person(s) showing the scope of work a completed; and (ii) at Seller's expense, arrange for the transfer of any tr	ınd paymer ansferable	nt for the work warranties with
complete all agreed repairs and treatments prior to the Closing Date permits. The repairs and treatments must be performed by persons where such repairs or treatments or, if no license is required by law, are contrade of providing such repairs or treatments. Seller shall: (i) providing trade of providing such repairs or treatments. Seller shall: (i) providing trade of providing such repairs or treatments. Seller shall: (i) provide documentation from the repair person(s) showing the scope of work a completed; and (ii) at Seller's expense, arrange for the transfer of any trespect to the repairs to Buyer at closing. If Seller fails to complete the Closing Date, Buyer may exercise remedies under Paragraph 15 or expenses.	any agreed extend the (repairs prior to losing Date up
to 5 days if necessary for Seller to complete repairs. F. LENDER REQUIRED REPAIRS AND TREATMENTS: Unless otherwise agree is obligated to pay for lender required repairs, which includes treatr insects. If the parties do not agree to pay for the lender required recontract will terminate and the earnest money will be refunded to Bu required repairs and treatments exceeds 5% of the Sales Price, Buyer mand the carroot money will be refunded to Buyer mand the carroot money will be refunded to Buyer mand the carroot money will be refunded to Buyer mand the carroot money will be refunded to Buyer.	ed in writing	neither party
is obligated to pay for lender required repairs, which includes treatring insects. If the parties do not agree to pay for the lender required re	nent for w	ood destroying
contract will terminate and the earnest money will be required to be	yer. If the	cost of lender
and the earnest money will be relatived to buyer.		
G. ENVIRONMENTAL MATTERS: Buyer is advised that the presence of we including asbestos and wastes or other environmental hazards, or the presence of the presen	etlands, tox resence of a	kic substances, a threatened or
endangered species or its habitat may affect Buyer's intended use of concerned about these matters, an addendum promulgated by TREC of	the Proper	ty. If Buyer is
should be used.	n required	by the parties
H. SELLER'S DISCLOSURE: (1) Seller \square is \square is not aware of any flooding of the Property which h	as had a m	aterial adverse
effect on the use of the Property. (2) Seller is is not aware of any pending or threatened litigation.		
9:19 AM COT assessment affecting the Property.		
(3) Seller \(\mathbb{U}\) is \(\mathbb{U}\) is not aware of any environmental hazards that affect the Property.	•	-
(4) Seller is is not aware of any dumpsite, landfill, or undergrour	ıd tanks or	containers now
dottoop verified (5) Seller \sqcup is \boxtimes is not aware of any wetlands, as defined by federal	or state lav	v or regulation,
affecting the Property. (6) Seller is is not aware of any threatened or endangered species	s or their h	abitat affecting
the Property. (7) Seller is is not aware that the Property is located wholly (8) Seller is is not aware that a tree or trees located on the Property is loc	🛮 partly in j	a floodplain.
(8) Seller is is is not aware that a tree or trees located on the Property of Seller is aware of any of the items above, explain (attach addition)	erty has oak onal_sheets	<pre> wilt. if necessary):</pre>
A portion of the property is within the 100-year floodplain.		
I. RESIDENTIAL SERVICE CONTRACTS: Buyer may purchase a residential provider or administrator licensed by the Texas Department of Licensing purchases a residential service contract, Seller shall reimburse Buyer at	and Regu	lation. If Buyer
residential service contract, Seller shall reimburse Buyer at residential service contract in an amount not exceeding \$	closing for Buye	the cost of the r should review
residential service contract in an amount not exceeding \$	ons and linerage may	mitations. The be purchased
from various companies authorized to do business in Texas.	nrograms	listed below or
J. GOVERNMENT PROGRAMS: The Property is subject to the government on the attached exhibit:		
Seller shall provide Buyer with copies of all governmental program agre proration of payment under governmental programs is made by separate	agreement	between the
parties which will survive closing. 8. BROKERS AND SALES AGENTS:		
A. BROKER OR SALES AGENT DISCLOSURE: Texas law requires a real est	ate broker	or sales agent
which the broker or sales agent owns more than 10%, or a trust for	which the	broker or sales
parent or child is a beneficiary, to notify the other party in writing before	re entering	into a contract
A. BROKER OR SALES AGENT DISCLOSURE: Texas law requires a real est who is a party to a transaction or acting on behalf of a spouse, parent which the broker or sales agent owns more than 10%, or a trust for agent acts as a trustee or of which the broker or sales agent or the broker parent or child is a beneficiary, to notify the other party in writing before of sale. Disclose if applicable:		
B. BROKERS' FEES: All obligations of the parties for payment of broke		
separate written agreements.	is ices di	C Contained III
Initialed for identification by Buyer and Seller	TF	REC NO. 25-15