Contract Concerning 6652 Highway 84 E, Early, TX 78623	Page	5 of 11	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	HAZ	ARDS	is re	quired by
Federal law for a residential dwelling constructed prior to 1978. D. ACCEPTANCE OF PROPERTY CONDITION: "As Is" means the present concany and all defects and without warranty except for the warranties of tithis contract. Buyer's agreement to accept the Property As Is under Paranot preclude Buyer from inspecting the Property under Paragraph 7A, from treatments in a subsequent amendment, or from terminating this conperiod, if any.	tie ar agrap om ne	nd the h 7D(egotia	war 1) or ting 1	ranties in · (2) does repairs or
(Check one box only) (1) Buyer accepts the Property As Is. (2) Buyer accepts the Property As Is provided Seller, at Seller's expension following specific repairs and treatments:	ense,	shall	com	plete the
(Do not insert general phrases, such as "subject to inspection specific repairs and treatments.)	ns,"	that c	lo no	t identify
E. COMPLETION OF REPAIRS AND TREATMENTS: Unless otherwise agreed complete all agreed repairs and treatments prior to the Closing Date a permits. The repairs and treatments must be performed by persons wh such repairs or treatments or, if no license is required by law, are compacted of providing such repairs or treatments. Seller shall: (i) provided documentation from the repair person(s) showing the scope of work are completed; and (ii) at Seller's expense, arrange for the transfer of any transpect to the repairs to Buyer at closing. If Seller fails to complete a the Closing Date. Buyer may exercise remedies under Paragraph 15 or expense.	nd pa insfer ny ag	yment able w reed r the C	for arra epair	the work nties with s prior to
to 5 days if necessary for Seller to complete repairs. F. LENDER REQUIRED REPAIRS AND TREATMENTS: Unless otherwise agreed is obligated to pay for lender required repairs, which includes treatments insects. If the parties do not agree to pay for the lender required recontract will terminate and the earnest money will be refunded to Buy required repairs and treatments exceeds 5% of the Sales Price, Buyer mand the earnest money will be refunded to Buyer.	d in went for formal for the desired for the d	riting or wo or tre f the minate	, neit od d eatm cost e this	ther party lestroying ents, this of lender s contract
G. ENVIRONMENTAL MATTERS: Buyer is advised that the presence of we including asbestos and wastes or other environmental hazards, or the preendangered species or its habitat may affect Buyer's intended use of concerned about these matters, an addendum promulgated by TREC or should be used.	esenc the P	e of a ropert	thre y. If	atened or Buyer is
H. SELLER'S DISCLOSURE: (1) Seller is is not aware of any flooding of the Property which have effect on the use of the Property.	s had	d a ma	ateria	ıl adverse
$ \int_{0.5/17/24}^{0.5/17/24} (2)$ Seller \square is \square is not aware of any pending or threatened litigation,	cond	emnat	ion,	or special
assessment affecting the Property. (3) Seller is is is not aware of any environmental hazards that	mateı	ially a	and	adversely
affect the Property. (4) Seller is is not aware of any dumpsite, landfill, or underground	d tank	ks or c	onta	iners now
(5) Seller is is is not aware of any wetlands, as defined by federal of	r sta	te law	or re	egulation,
 affecting the Property. (6) Seller ☐ is ☐ is not aware of any threatened or endangered species 	or th	neir ha	bitat	affecting
the Property. (7) Seller is 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 located wholly the Property is located to the Property is located to wholly the Property is located to wholl the Property is locat	l part rty ha nal sh	ly in a is oak neets	flood wilt. if ne	dplain. ecessarv):
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 a	serv and closin	ice co Regula g for t Buyer	ntrace ation the co shou	ct from a . If Buyer ost of the ıld review
residential service contract in an amount not exceeding \$ any residential service contract for the scope of coverage, exclusio purchase of a residential service contract is optional. Similar cover from various companies authorized to do business in Texas.	ns ai	nd´lim may t	nitatio e p u	ons. The urchased
J. GOVERNMENT PROGRAMS: The Property is subject to the government on the attached exhibit:	progr	ams i	ıstea	below or
Seller shall provide Buyer with copies of all governmental program agree proration of payment under governmental programs is made by separate parties which will survive closing.	emen agree	ts. An ment	y allo betw	cation or een the
8. BROKERS AND SALES AGENTS: A. BROKER OR SALES AGENT DISCLOSURE: Texas law requires a real estate 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 wagent acts as a trustee or of which the broker or sales agent or the broke parent or child is a beneficiary, to notify the other party in writing before of sale. Disclose if applicable:	ate br child which r or s e ente	roker of busing the bales a less a le	or sa iness rokei gent' nto a	les agent entity in or sales s spouse, a contract
B. BROKERS' FEES: All obligations of the parties for payment of broker				
separate written agreements.				
Initialed for identification by Buyer and Seller		TRE	C NO	25-15



APPROVED BY THE TEXAS REAL ESTATE COMMISSION (TREC)



SELLER'S DISCLOSURE NOTICE

CONCERNING THE PROPERTY AT 6652 Hig	ghway 84 E, Early, TX 78623 (Street Address a	nd City)
	NY INSPECTIONS OR WARRANTIES THE PUR	THE PROPERTY AS OF THE DATE SIGNED BY RCHASER MAY WISH TO OBTAIN. IT IS NOT A
	operty. If unoccupied, how long since Seller elow [Write Yes (Y), No (N), or Unknown (U)]	
γ Range	y Oven	Microwave
N Dishwasher	N Trash Compactor	 Disposal
N Washer/Dryer Hookups	U Window Screens	Rain Gutters
N Security System	U Fire Detection Equipment	Intercom System
	U Smoke Detector	
	U Smoke Detector-Hearing Impaired	
	U Carbon Monoxide Alarm	
	U Emergency Escape Ladder(s)	
N TV Antenna	U Cable TV Wiring	Satellite Dish
U Ceiling Fan(s)	N Attic Fan(s)	Exhaust Fan(s)
N Central A/C	N Central Heating	Wall/Window Air Conditioning
Y Plumbing System	Y Septic System	Public Sewer System
γ Patio/Decking	N Outdoor Grill	Fences
N Pool	 N Sauna	Spa Hot Tub
Pool Equipment Fireplace(s) & Chimney N (Wood burning)	N Pool Heater	Automatic Lawn Sprinkler System Fireplace(s) & Chimney (Mock)
		Gas Fixtures
	Community (Combine)	
	Community (Captive)LP on Propert	•
Garage: Attached	ron PipeCorrugated Stainless Steel	<u> </u>
<u> </u>	Not AttachedCarpo	rt
	tronic Control(s)	
Water Heater: N Gas	YElectric	
Water Supply: YCity	Well	MUDCo-op
Roof Type:Metal roof	Age:	(approx.)
	above items that are not in working condition Unknown. If yes, then describe. (Attach add	
		}

	Seller	's Disclosure Notice Concerning the Pro	perty	at 6652 High	way 84	E, Early, TX 78	623	Page 2
2.	766,	the property have working smoke de Health and Safety Code?* Tes Cch additional sheets if necessary):					smok	e detector requirements of Chapter
*	insta inclu effec requi will r a lice smok	Iter 766 of the Health and Safety Coolled in accordance with the requiremeding performance, location, and power in your area, you may check unknowing a seller to install smoke detectors it eside in the dwelling is hearing impaired a detectors for the hearing impaired a cost of installing the smoke detectors a	ents er so n ab or th ed; (2 s afte and s	of the building ource requirer ove or contacte hearing imply) the buyer grather effective pecifies the lo	ng cod ments. t your oaired ives the date, cations	e in effect in the lf you do not local building off; (1) the buye e seller written the buyer makes for the installa	ne are know fficial r or a evide es a wi	a in which the dwelling is located, the building code requirements in for more information. A buyer may member of the buyer's family who nce of the hearing impairment from ritten request for the seller to install
3.	if you	ou (Seller) aware of any known defect I are not aware. Interior Walls	s/ma		any of t	the following? \		·
	N		N	Ceilings			N	_Floors
	N	_Exterior Walls	N	Doors	(SL L (N	Windows
	N	_Roof 	N	Foundation	/Slab(s	5)	N	Sidewalks
	N	Walls/Fences	N	Driveways			N	Intercom System
	N	_Plumbing/Sewers/Septics Other Structural Components (Descr	N	Electrical Sy 	/stems		N	_Lighting Fixtures
	If the	answer to any of the above is yes, exp	lain.	(Attach addit	ional s	heets if necessa	ry):	
4.	Are y	ou (Seller) aware of any of the followir	ıg co	nditions? Wri	te Yes	(Y) if you are aw	are, w	rite No (N) if you are not aware.
	N	Active Termites (includes wood dest	royin	g insects)	N	_Previous Struc	tural o	or Roof Repair
	N	Termite or Wood Rot Damage Needi	ng Re	epair	N	_Hazardous or ⁻	Toxic \	Waste
	N	_Previous Termite Damage			N	_Asbestos Com	poner	nts
	N	_Previous Termite Treatment			N	_Urea-formalde	hyde	Insulation
	N	_Improper Drainage 			N	_Radon Gas		
	N	Water Damage Not Due to a Flood E 	/ent		N	_Lead Based Pa 	int	
	N	_Landfill, Settling, Soil Movement, Fau	ılt Lir	nes	N_	_Aluminum Wir	ing	
	N	_Single Blockable Main Drain in Pool/ 	Hot T	ub/Spa*	N_	Previous Fires		
					N_	_Unplatted Eas		
					N N	Subsurface Str Previous Use c Methampheta	of Pren	e or Pits mises for Manufacture of
	If the	answer to any of the above is yes, exp	lain.	(Attach addit	ional s	heets if necessa	ry):	
	* A si	ngle blockable main drain may cause	suc	tion entrapme	ent haz	ard for an indiv	idual.	

•	Seller's Disclosure Notice Concerning the Property at 6652 Highway 84 E, Early, TX 78623 Page 3 (Street Address and City)
	Are you (Seller) aware of any item, equipment, or system in or on the Property that is in need of repair? Yes (if you are aware). If yes, explain (attach additional sheets if necessary).
	Are you (Seller) aware of any of the following conditions?* Write Yes (Y) if you are aware, write No (N) if you are not aware.
	N Present flood insurance coverage
	$_{ m N}$ Previous flooding due to a failure or breach of a reservoir or a controlled or emergency release of water from a reserv
	Previous water penetration into a structure on the property due to a natural flood event
	Write Yes (Y) if you are aware, and check wholly or partly as applicable, write No (N) if you are not aware.
	N Located Myholly partly in a 100-year floodplain (Special Flood Hazard Area-Zone A, V, A99, AE, AO, AH, VE, or A
	N Located Wholly partly in a 500-year floodplain (Moderate Flood Hazard Area-Zone X (shaded))
	N Located Mholly partly in a floodway
	Located Clawbolly Classification and
	Located D wholly D partly in a recorneir
	<u></u>
	If the answer to any of the above is yes, explain (attach additional sheets if necessary):
	*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 of 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.
	interface to retain water or delay the ranon of water in a designated surface area or land.
	Have you (Seller) ever filed a claim for flood damage to the property with any insurance provider, including the National
	Flood Insurance Program (NFIP)?* Tyes Ves. 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).
	Have you (Seller) ever received assistance from FEMA or the U.S. Small Business Administration (SBA) for flood damage to t property? ☐ Yes ☑ No. If yes, explain (attach additional sheets as necessary):

	Seller's D		age 4	09-01-2023
9.	Are you (Seller) aware of any of the following? Write Yes (Y) if you are aware, write No (N) if you are not aware.		
		om additions, structural modifications, or other alterations or repairs made without necessary permits c mpliance with building codes in effect at that time.	r not in	
	N Ho	meowners' Association or maintenance fees or assessments.		
	An	y "common area" (facilities such as pools, tennis courts, walkways, or other areas) co-owned in undivide h others.	d intere	est
		y notices of violations of deed restrictions or governmental ordinances affecting the condition or use of operty.	fthe	
	N An	y lawsuits directly or indirectly affecting the Property.		
		y condition on the Property which materially affects the physical health or safety of an individual.		
	An	y rainwater harvesting system located on the property that is larger than 500 gallons and that uses a pu oply as an auxiliary water source.	ıblic wa	ter
	<u>N</u> _An	y portion of the property that is located in a groundwater conservation district or a subsidence district.		
	If the ans	wer to any of the above is yes, explain. (Attach additional sheets if necessary):		
	high tide (Chapter maybe re adjacent This prop zones or Installatio	perty is located in a coastal area that is seaward of the Gulf Intracoastal Waterway or within 1,000 feet bordering the Gulf of Mexico, the property may be subject to the Open Beaches Act or the Dune P 61 or 63, Natural Resources Code, respectively) and a beachfront construction certificate or dune protequired for repairs or improvements. Contact the local government with ordinance authority over to public beaches for more information. Derty may be located near a military installation and may be affected by high noise or air installation contact the operations. Information relating to high noise and compatible use zones is available in the most compatible Use Zone Study or Joint Land Use Study prepared for a military installation and may be net website of the military installation and of the county and any municipality in which the military	rotectic ection p constru empatib est rece e access	on Act permit uction le use ent Air ed on
a.	nathan B	dotloop verified 05/17/24 12:14 PM		
	lature or sene	55NR-0GJK-FKVY-SL27	Dai	ıe
The	e undersig	ned purchaser hereby acknowledges receipt of the foregoing notice.		
Jigi	iature or r ure	naser Signature of Furenaser	να	ic .



This form was prepared by the Texas Real Estate Commission in accordance with Texas Property Code § 5.008(b) and is to be used in conjunction with a contract for the sale of real property entered into on or after September 1, 2023. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov) TREC NO. 55-0. This form replaces OP-H.



INFORMATION ABOUT ON-SITE SEWER FACILITY

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CC	NCER	RNING THE PROPERTY AT 6652 Highway 84 E, Early, TX 78623	
A.	DESC	CRIPTION OF ON-SITE SEWER FACILITY ON PROPERTY:	
	(1) Ty	ype of Treatment System: ☑ Septic Tank ☐ Aerobic Treatment ☐	☐ Unknown
	(2) Ty	ype of Distribution System:	Unknown
	(3) Ap	pproximate Location of Drain Field or Distribution System:	☑ Unknown
	(4) In	staller:	 ☑ Unknown
		pproximate Age:	
В.		TENANCE INFORMATION:	
		Seller aware of any maintenance contract in effect for the on-site sewer facility? yes, name of maintenance contractor:	
	(N	none:contract expiration date: Maintenance contracts must be in effect to operate aerobic treatment and certain no te sewer facilities.)	n-standard" on-
	(2) Ap	pproximate date any tanks were last pumped?	
		Seller aware of any defect or malfunction in the on-site sewer facility? yes, explain:	☐ Yes ☑ No
	(4) Do	oes Seller have manufacturer or warranty information available for review?	☐ Yes ☑ No
C.	PLAN	INING MATERIALS, PERMITS, AND CONTRACTS:	
		ne following items concerning the on-site sewer facility are attached: planning materials	SF was installed
		Planning materials" are the supporting materials that describe the on-site sewer ubmitted to the permitting authority in order to obtain a permit to install the on-site sewer	•
		may be necessary for a buyer to have the permit to operate an on-site ansferred to the buyer.	sewer facility
(TX	R 1407)) 1-7-04 Initialed for Identification by Buyer:	Page 1 of 2

Grand Land Realty, LLC 142 County Road 440 George West, TX 78022 Kayla Martin

D. INFORMATION FROM GOVERNMENTAL AGENCIES: Pamphlets describing on-site sewer facilities are available from the Texas Agricultural Extension Service. Information in the following table was obtained from Texas Commission on Environmental Quality (TCEQ) on 10/24/2002. The table estimates daily wastewater usage rates. Actual water usage data or other methods for calculating may be used if accurate and acceptable to TCEQ.

<u>Facility</u>	Usage (gal/day) without water- saving devices	Usage (gal/day) with water- saving devices
Single family dwelling (1–2 bedrooms; less than 1,500 sf)	225	180
Single family dwelling (3 bedrooms; less than 2,500 sf)	300	240
Single family dwelling (4 bedrooms; less than 3,500 sf)	375	300
Single family dwelling (5 bedrooms; less than 4,500 sf)	450	360
Single family dwelling (6 bedrooms; less than 5,500 sf)	525	420
Mobile home, condo, or townhouse (1-2 bedroom)	225	180
Mobile home, condo, or townhouse (each add'l bedroom)	75	60

This document is not a substitute for any inspections or warranties. This document was completed to the best of Seller's knowledge and belief on the date signed. Seller and real estate agents are not experts about on-site sewer facilities. Buyer is encouraged to have the on-site sewer facility inspected by an inspector of Buyer's choice.

Jonathan Bettis Signature of Seller	dotloop verified 05/17/24 12:14 PM EDT JIMI-KVRU-4LWH-RSUY Date	Signature of Seller	Date
Receipt acknowledged by:			
Signature of Buyer	Date	Signature of Buyer	Date

(TXR 1407) 1-7-04 Page 2 of 2

APPROVED BY THE TEXAS REAL ESTATE COMMISSION



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



CONCERNING THE PROPERTY AT 6652 Highway 84 E (Street Address and City) A. LEAD WARNING STATEMENT: "Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from leadbased paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on leadbased paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-paint hazards is recommended prior to purchase." NOTICE: Inspector must be properly certified as required by federal law. **B. SELLER'S DISCLOSURE:** 1. PRESENCE OF LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS (check one box only): \square (a) Known lead-based paint and/or lead-based paint hazards are present in the Property (explain): \mathbf{M} (b) Seller has no actual knowledge of lead-based paint and/or lead-based paint hazards in the Property. 2. RECORDS AND REPORTS AVAILABLE TO SELLER (check one box only): \square (a) Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the Property (list documents): (b) Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the Property. C. BUYER'S RIGHTS (check one box only): \square 1. Buyer waives the opportunity to conduct a risk assessment or inspection of the Property for the presence of lead-based paint or lead-based paint hazards. 2. Within ten days after the effective date of this contract, Buyer may have the Property inspected by inspectors selected by Buyer. If lead-based paint or lead-based paint hazards are present, Buyer may terminate this contract by giving Seller written notice within 14 days after the effective date of this contract, and the earnest money will be refunded to Buyer. D. **BUYER'S ACKNOWLEDGMENT** (check applicable boxes): 1. Buyer has received copies of all information listed above. 2. Buyer has received the pamphlet *Protect Your Family from Lead in Your Home*. E. BROKERS' ACKNOWLEDGMENT: Brokers have informed Seller of Seller's obligations under 42 U.S.C. 4852d to: (a) provide Buyer with the federally approved pamphlet on lead poisoning prevention; (b) complete this addendum; (c) disclose any known lead-based paint and/or lead-based paint hazards in the Property; (d) deliver all records and reports to Buyer pertaining to lead-based paint and/or lead-based paint hazards in the Property; (e) provide Buyer a period of up to 10 days to have the Property inspected; and (f) retain a completed copy of this addendum for at least 3 years following the sale. Brokers are aware of their responsibility to ensure compliance. F. CERTIFICATION OF ACCURACY: The following persons have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate. dotloop verified 05/17/24 12:14 PM EDT HTIF-XYO3-XWTI-LAZM Jonathan Bettis Buyer Date Seller Date Buyer Date Seller Date Other Broker Date Listing Broker Date



The form of this addendum has been approved by the Texas Real Estate Commission for use only with similarly approved or promulgated forms 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)