	11-04-2024
PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)	
ONE TO FOUR FAMILY RESIDENTIAL CONTRACT (RESALE) NOTICE: Not For Use For Condominium Transactions	
TEXAS REAL ESTATE COMMISSION	OFFORIORITY
1. PARTIES: The parties to this contract are <u>Texas Holdings Bouldin</u>	
(Seller) and <u>Mogul 1105 Azie Morton LLC</u> - (I Seller agrees to sell and convey to Buyer and Buyer agrees to buy from Seller the Property	defined
below.	
2. PROPERTY: The land, improvements and accessories are collectively referred to as the F (Property).	Property
A. LAND: Lot Block F South Lund Park Sec 01	
A. LAND: Lot 1 Block F , South Lund Park Sec 01 Addition, City of Austin , County of Travis Texas, known as 1105 Azie Morton Rd 78704	-2027
(address/zip code), or as described on attached exhibit.	-2021
B. IMPROVEMENTS: The house, garage and all other fixtures and improvements attached	
above-described real property, including without limitation, the following perma installed and built-in items, if any: all equipment and appliances, valances, s	
shutters, awnings, wall-to-wall carpeting, mirrors, ceiling fans, attic fans, mail boxes, te	levision
antennas, mounts and brackets for televisions and speakers, heating and air-conditionin	g units,
security and fire detection equipment, wiring, plumbing and lighting fixtures, chandeliers softener system, kitchen equipment, garage door openers, cleaning equipment, shr	ubberv.
landscaping, outdoor cooking equipment, and all other property attached to the	
described real property. C. ACCESSORIES: The following described related accessories, if any: window air conc	litioning
units, stove, fireplace screens, curtains and rods, blinds, window shades, draperies ar	nd rods,
door keys, mailbox keys, above ground pool, swimming pool equipment and main	tenance
accessories, artificial fireplace logs, security systems that are not fixtures, and controls garage doors, (ii) entry gates, and (iii) other improvements and accessories. "Controls"	tor: (I) includes
Seller's transferable rights to the (i) software and applications used to access and	control
improvements or accessories, and (ii) hardware used solely to control improvem	ents or
accessories. D. EXCLUSIONS: The following improvements and accessories will be retained by Sell	er and
must be removed prior to delivery of possession:	
E. RESERVATIONS: Any reservation for oil, gas, or other minerals, water, timber, o interests is made in accordance with an attached addendum.	r otner
3. SALES PRICE:	
A. Cash portion of Sales Price payable by Buyer at closing	
kind or selling other real property except as disclosed in this contract.	or any
B. Sum of all financing described in the attached: 🛛 Third Party Financing Addendum,	
······································	000.00
C. Sales Price (Sum of A and B)	000.00
4. LEASES: Except as disclosed in this contract, Seller is not aware of any leases affect	
Property. After the Effective Date, Seller may not, without Buyer's written consent, create lease, amend any existing lease, or convey any interest in the Property. (Check all ap	e a new plicable
boxes)	phoable
A. RESIDENTIAL LEASES: The Property is subject to one or more residential leases a Addendum Regarding Residential Leases is attached to this contract.	and the
B. FIXTURE LEASES: Fixtures on the Property are subject to one or more fixture least	
example, solar panels, propane tanks, water softener, security system) and the Ado Regarding Fixture Leases is attached to this contract.	dendum
C. NATURAL RESOURCE LEASES: "Natural Resource Lease" means an existing oil ar	
mineral, geothermal, water, wind, or other natural resource lease affecting the Prop which Seller is a party.	erty to
\Box (1) Seller has delivered to Buyer a copy of all the Natural Resource Leases.	
\Box (2) Seller has not delivered to Buyer a copy of all the Natural Resource Leases. Sell	er shall
provide to Buyer a copy of all the Natural Resource Leases within 3 days after the E	ffective
Date. Buyer may terminate the contract within days after the date the receives all the Natural Resource Leases and the earnest money shall be refur	Buyer
Buyer.	
nitialed for identification by Buyer <u>AB</u> <u>JG</u> and Seller TREC	NO. 20-18

TRANSACTIONS TXR 1601

Contract Concerning 1105 Azie Morton Rd Austin TX 78704-20 Page 2 of 11 11-04-202
(Address of Property)
5. EARNEST MONEY AND TERMINATION OPTION: A. DELIVERY OF EARNEST MONEY AND OPTION FEE: Within 3 days after the Effective Date, Buyer
must deliver to <u>Capstone Title</u> (Escrow Agent) at 901 S Mopac Expressival Building 2 Suite 150
Austin TX 78746 (address): \$ 22,000.00 as earnest money and \$ 300.00 as the Option Fee. The earnest money and Option Fee shall be made payable to Escrow Agent
and may be paid separately or combined in a single payment. (1) Buyer shall deliver additional earnest money of \$ to Escrow Agent within
days after the Effective Date of this contract.
(2) If the last day to deliver the earnest money, Option Fee, or the additional earnest money falls on a Saturday, Sunday, or legal holiday, the time to deliver the earnest money, Option Fee, or the additional earnest money, as applicable, is extended until the end of the next day that is not a Saturday, Sunday, or legal holiday.
(3) The amount(s) Escrow Agent receives under this paragraph shall be applied first to the Option Fee, then to the earnest money, and then to the additional earnest money.
(4) Buyer authorizes Escrow Agent to release and deliver the Option Fee to Seller at any time without further notice to or consent from Buyer, and releases Escrow Agent from liability for delivery of the Option Fee to Seller. The Option Fee will be credited to the Sales Price at closing.
B. TERMINATION OPTION: For nominal consideration, the receipt of which Seller acknowledges, and Buyer's agreement to pay the Option Fee within the time required, Seller grants Buyer the
unrestricted right to terminate this contract by giving notice of termination to Seller within
days after the Effective Date of this contract (Option Period). Notices under this paragraph must be given by 5:00 p.m. (local time where the Property is located) by the date
specified. If Buyer gives notice of termination within the time prescribed: (i) the Option Fee will not be refunded and Escrow Agent shall release any Option Fee remaining with Escrow Agent to
Seller; and (ii) any earnest money will be refunded to Buyer.
C. FAILURE TO TIMELY DELIVER EARNEST MONEY: 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. D. FAILURE TO TIMELY DELIVER OPTION FEE: If no dollar amount is stated as the Option Fee or if
Buyer fails to deliver the Option Fee within the time required, Buyer shall not have the
unrestricted right to terminate this contract under this paragraph 5. E. TIME: Time is of the essence for this paragraph and strict compliance with the time for
performance is required. 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 <u>Capstone Title</u> (Title 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 existing building and zoning ardinance) and the following executions:
and zoning ordinances) and the following exceptions: (1) Restrictive covenants common to the platted subdivision in which the Property is located. (2) The standard printed exception for standby fees, taxes and assessments.
(3) Liens created as part of the financing described in Paragraph 3. (4) Utility easements created by the dedication deed or plat of the subdivision in which the
Property is located.
(5) Reservations or exceptions otherwise permitted by this contract or as may be approved by Buyer in writing.
(6) Thé standard printed exception as to marital rights. (7) The standard printed exception as to waters, tidelands, beaches, streams, and related
matters.
 (8) The standard printed exception as to discrepancies, conflicts, shortages in area or boundary lines, encroachments or protrusions, or overlapping improvements: (i) will not be amended or deleted from the title policy; or
 (ii) will be amended to read, "shortages in area" at the expense of Buyer Seller. (9) The exception or exclusion regarding minerals approved by the Texas Department of Insurance.
B. COMMITMENT: Within 20 days after the Title Company receives a copy of this contract, Seller shall furnish to Buyer a commitment for title insurance (Commitment) and, at Buyer's expense, legible copies of restrictive covenants and documents evidencing exceptions in the Commitment
(Exception Documents) other than the standard printed exceptions. Seller authorizes the Title Company to deliver the Commitment and Exception Documents to Buyer at Buyer's address shown in Paragraph 21. If the Commitment and Exception Documents are not delivered to
Buyer within the specified time, the time for delivery will be automatically extended up to 15 days or 3 days before the Closing Date, whichever is earlier. If the Commitment and Exception Documents are not delivered within the time required, Buyer may terminate this contract and the earnest money will be refunded to Buyer.

TREC NO. 20-18

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Contract Concerning	1105 Azie	e Morton Rd	(Address of Dre	Austin	TX 78704-20 Page 3	6 of 11	11-04-2024
		must ha mada	(Address of Pro		al land curvovor a	scontable	to the
		iyer's lender(s)			hal land surveyor ac	ceptable	
(1) Within	14 davs	after the Effe	ctive Date of	this contract	t, Seller shall furnis	sh to Buy	ver and
Title Co	mpany Se	eller's existing	survey of t	he Property	and a Residentia	Real P	roperty
Affidavit	t or Déclai	ration promulg	ated by the T	Texas Depart	tment of Insurance	(T-47 A	ffidavít
or T-47	1 Declara	tion). Buyer sh	nall obtain a r	new survey a	at Seller's expense	no later	than 3
					the time prescribe Title Company or		
does no	t accept th	ne existing sur	vev, or the af	fidavit or de	claration, Buyer sha	all obtair	a new
_ survey a	at 🖵 Selle	r's 🗳 Buyer's	expense no la	ter than 3 da	ays prior to Closing	Date.	
🖵 (2) Within	day	's after the Effe	ective Date of	f this contrac	ct, Buyer may obtai	n a new	survey
at Buye	r's expens	e. Buyer is de	emed to rece	ive the surve	ey on the date of a	ctual rec	ceipt or
Buver r	nav not te	erminate the	aph, whicheve	er is earlier. Ar Paragraph	If Buyer fails to ob 2B of the Third	.am the s Party Fir	survey,
		se the survey v				arcy in	lancing
					ct, Seller, at Seller	s expens	se shall
furnish	a new surv	yey to Buyer.					
					ptions, or encumb		
disclosed o	on the su	irvey other t	han items 6	A(1) throug	gh (7) above; di	sclosed	in the
Commitmer	nt other th	an items 6A(1) through (9)) above; or w	which prohibit the f	ollowing	use or
		ental leasing			20 days after Buy	or recei	vas the
					s failure to object		
allowed wil	l constitut	e a waiver of	Buver's riah	t to object;	except that the r	eauirem	ents in
Schedule C	of the Co	ommitment are	e not waived	by Buyer. F	Provided Seller is r	ot obliga	ated to
within 15 d	expense, S lavs after	Seller snall cur Seller receives	e any timely the objection	objections on a constant	of Buyer or any thi riod) and the Closi	na Date	will be
extended a	is necessa	ry. If objectio	ns are not c	ured within	the Cure Period,	Buyer m	nay, by
delivering r	notice to S	Séller within 5	days after t	he end of th	ne Cure Period: (i)	termina	ate this
contract an	id the ear	nest money w	ill be refunde	ed to Buyer;	; or (ii) waive the	objectio	ons. If
objections.	If the C	commitment of	r survev is re	evised or an	all be deemed to h y new Exception	Documer	nt(s) is
delivered, E	Buyer may	object to any	new matter i	revealed in t	he revised Commit	ment or	survey
or new Ex	ception D	ocument(s) w	ithin the sa	me time sta	ated in this parag	raph to	maké
delivered to		when the re	vised Commi	tment, surv	ey, or Exception	Jocumer	it(s) is
E. TITLE NOTI							
(1) ABSTRA	CT OR TIT	LE POLICY: Br	oker advises	Buyer to have	ve an abstract of ti	tle cover	ing the
Property	/ examined	d by an attorne	ey of Buyer's	selection, or	Buyer should be fu Commitment shou	irnished	with or
reviewe	d by an a	ttorney of Buy	er's choice d	ue to the ti	me limitations on l	Buver's r	right to
object.							-
(2) MEMBER	RSHIP IN I	PROPERTY OW	NERS ASSOC	IATION(S):	The Property 🗖 is 🕻	🖾 is not 🖞	subject
to mano	latory mer	mbership in a j	property owne	ers associatio	on(s). If the Proper	ty is sub	ject to
§5.012,	Texas Pro	perty Code, th	at, as a purc	haser of pro	on(s), Seller notifie perty in the resider	itial com	munity
identifie	d in Para	graph 2A in v	which the Pro	operty is loc	cated, you are obl	igated to	obea
membel	r of the pro	Property owners	association(s). Restrictive	e covenants govern nts governing the	establis	ise and hment
mainter	ance, or o	operation of th	nis residential	community	have been or will	be reco	rded in
the Rea	I Property	' Records of tl	he county in	which the F	Property is located	. Copies	of the
	ve covena e obligate	nts and dedica	essments to	ents may be the prope	e obtained from th rty owners assoc	e county	
amoun	t of the	assessment	s is subied	ct to chan	gé. Your failure	e to pa	iv the
assessi	<u>ments co</u>	<u>uld result in Ne Property.</u>	enforceme	nt of the	association's lier	<u>ı on ar</u>	nd the
Section	207.003.	Property Code	, entitles an	owner to rec	ceive copies of any	docume	nt that
governs	the estab	olishment, mai	ntenance, or	operation of	f a subdivision, inc	cluding, t	but not
limited	to, restric	ctions, bylaws	, rules and	regulations,	and a resale cer	tificate 1	from a
limited	to, statem	ents specifvind	the amount	and frequent	ins information inc cy of regular asses	sments a	and the l
style an	id cause r	number of laws	suits to which	n the proper	tv owners' associa	tion is a	party,
other th	nan lawsui	its relating to	unpaid ad va	alorem taxes	s of an individual	member	of the
associat	ion or the	association's	agent on vo	ur request.	to you by the pr If Buyer_is con	cerned	about
these	matters,	the TREC	promulgate	d Addendı	um for Property	v Subie	ect to
Mandat	tory Mem	bership in a F	Property Ow	ners Associ	ation(s) should b	e used.	
(J) SIAIUI created	district n	roviding water	i ule propert sewer drai	y is situated	d in a útility or o od control facilitie	s and se	
Chapter	49, Texas	s Water Code,	requires Sel	ler to delive	r and Buyer to sig	n the sta	atutory
notice r	elating to	the tax rate, I	onded indeb	tedness, or s	standby fee of the	district p	orior tó
tinal exe	ecution of t	this contract.	Authentisters				
Initialed for identifi	ication by	Buyer AR	JG and Se	aller			NO. 20-18
unualeu IUI IUEIILII			<u> </u>			IREC	110.20-10

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TRANSACTIONS TXR 1601

Initialed for identification by Buyer |ID| and Seller _____ This form is authorized for use by Humberto Marquez, a subscriber of the Houston Realtors Information Service, Inc. MLS

Contract Co	ncerning 1105	Azie Morton	Rd	Austin	TX 78704-20 Page 4 o	f 11 11-04-2024
<i>(i</i>) =			•	ess of Property)		
(4)	LIDE WATERS	is: If the Pro	perty abuts	the tidally influe	nced waters of the sta	ate, §33.135,
:	lexas Natura	I Resources	Code, requi	res a notice rega	arding coastal area pr	operty to be
l	required by th	ne contract.	st be used	ann containing th	e notice promulgated	DY TREC OF
(5)		' If the Prone	erty is locate	d outside the lim	its of a municipality, S	Seller notifies
					erty may now or later l	
t	hé extraterri	torial jurisdi	ction of a	municipality and	may now or later b	e subject to
ā	annexation b	y the munic	cipality. Eac	ch municipality n	naintains a map tha	t depicts its
					e if the Property is loc	
r	nunicipality's	extraterritor	al jurisdiction	on or is likely to	be located within a	municipality's
	Property for fu			municipalities loca	ated in the general pro	inity of the
(6)	PROPERTYIO	CATED IN A (CERTIFICATI	D SERVICE AREA	OF A UTILITY SERVIC	F PROVIDER:
					erty, described in Para	
\ \	/ou are abou	t to purchase	e may be lo	cated in a certifi	cated water or sewer	service area,
Ň	which is auth	orized by la	w to provid	le water or sewe	er service to the prop	perties in the
(certificated ar	ea. If your pr	operty is loo	cated in a certifica	ited area there may be	e special costs
	There may be	al you will be	a required to co	pay before you on the pay before you of the	can receive water or s other facilities necessa	ry to provide
N.	water or sewe	r service to v	our property	v You are advised	to determine if the pr	operty is in a
	certificated ar	ea and conta	ict the utility	service provider	to determine the cost	that you will
Ł	pe required to	pay and the	e period, if a	ny, that is require	ed to provide water or	sewer service
t	o your prope	erty. The un	dersigned B	uyer hereby ackr	nowledges receipt of t	the foregoing
r	notice at or be	efore the exe	cution of a l	oinding contract for	or the purchase of the	real property
(7) 6		מומעומיום ביט ארח אראראר אויים א	TRICTS If t	of purchase of the	a public improvement (district Seller
(/) I	nust aive Bi	iver written	notice as i	required by §5.0	14, Property Code. A	n addendum
Ċ	containing the	required not	ice shall be	attached to this co	ontract.	
(8) 1	FRANSFER FE	ES: If the P	roperty is s	subject to a priva	ite transfer fee obliga	tion, §5.205,
F	Property Code	, requires Se	ller to notify	Buyer as follows:	The private transfer	fee obligation
(0) [nay be gover	пеа ру Спарт с сустем се		ipter G of the Texa	as Property Code. is located in a propan	o das system
(9) r	service area o	where by a d	listribution s	vstem retailer. Se	eller must give Buyer	written notice
2	as required by	/ §141.010, T	exas Utilitie	s Code. An adden	dum containing the no	tice approved
Ł	by TREC or re	quired by the	parties shou	uld be used.	-	
(10) [NOTICE OF V	NATER LEVEI	L FLUCTUAT	IONS: If the Pro	pperty adjoins an imp	oundment of
l l	Nater, Includi	ng a reservo	ir or lake, c	onstructed and m	aintained under Chap	ter 11, water
	onerating leve	S a storage t	hv notifies l	River: "The water	e-feet at the impoundr level of the impoundr	ment of water
ä	adioining the	Property fluc	tuates for va	arious reasons, in	cluding as a result of:	(1) an entity
Ī	awfully exerc	ising its right	to use the	water stored in th	he impoundment; or (2) drought or
	lood condition					
(11) (CERTIFICATE	OF MOLD REI	MEDIATION:	If the Property h	as been remediated fo	r mold, Seller
l Ş	51958 154 O	counations Co	de durina t	the 5 years preced	lamage remediation ling the sale of the Pro	nerty
			-		en given or are atta	
(12) f	contract (for e	vample, utili	tv. water. dr	ainage, and public	c improvement districts	
			-,,,		·	.,
	Seller's failure	e to provide a	applicable st	atutory notices m	ay provide Buyer with	remedies or
	rights to term ERTY COND		uaci.			
			UTILITIES:	Seller shall perm	it Buyer and Buyer's a	agents access
to	the Property	at reasonabl	e times. Bu	ver may have the	e Property inspected	by inspectors
sele	ected by Buy	er and licens	ed by TREC	or otherwise peri	mitted by law to make	e inspections.
Any	/ hydrostatic	testing must	be separat	ely authorized by	Seller in writing. Sell	er at Seller's
exp	ense shall in	imediately ca	iuse existing	utilities to be tu	rned on and shall kee	p the utilities
	during the tin					
			E PURSUAN	1 10 §5.008, IEX	AS PROPERTY CODE (N	Notice):
	eck one box		1			
불상	Buyer has red	ceived the No	Notico V	Nithin 5 d	ays after the Effective	Data of this
(2)	contract Sel	ler shall deli	ver the Noti	ce to Buver If F	Buyer does not receive	the Notice
	Buver may te	erminate this	contract at	any time prior to	the closing and the ea	arnest money
	will be refund	ded to Buver	. If Seller de	livers the Notice.	Buyer may terminate	this contract
	for any reas	son within 7	days after	Buyer receives t	he Notice or prior to	the closing,
_	whichever first	st occurs, and	d the earnes	t money will be re	funded to Buyer.	-
<u> </u>	The Seller is	not required	to turnish th	e notice under the	e Texas Property Code.	
C. SEL	LEK'S DISCL	USUKE OF LE	AD-BASED	AINT AND LEAD-	BASED PAINT HAZARD	is required
ם שט ה גרי				onstructed prior to	he present condition of	f the Property
with	h any and a	all defects ar	ad without	warranty except	for the warranties of	title and the
	r identificatior					
nnudleu IOI This form	is authorized	for use by	U JU Humberto Mar	and Seller	er of	TREC NO. 20-18
	n Realtors In					INK 1001

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Contract Concerning <u>1105 Azie Morton Rd</u> Austin <u>TX 78704-20</u> Page 5 of 11 11-04-2 (Address of Property)	
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 the Property under Paragraph 7A, from negotiating repairs or treatments in a subsequent amendment, or from terminating this	
contract during the Option 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 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. 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.	
F. COMPLETION OF REPAIRS AND TREATMENTS: Unless otherwise agreed in writing, Seller shall complete all agreed repairs and treatments prior to the Closing Date and obtain any required	
permits. The 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. Seller shall: (i) provide Buyer	
with copies of documentation from the repair person(s) showing the scope of work and payment for the work completed; and (ii) at Seller's expense, arrange for the transfer of any	
transferable warranties with respect to the repairs and treatments to Buyer at closing. If Seller fails to complete any agreed repairs and treatments 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 the repairs and treatments. 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. RESIDENTIAL SERVICE CONTRACTS: Buyer may purchase a residential service contract from a	
provider or administrator licensed by the Texas Department of Licensing and Regulation. If Buyer purchases a residential service contract, Seller shall reimburse Buyer at closing for the cost of the residential service contract in an amount not exceeding \$ Buyer	
should review any residential service contract for the scope of coverage, exclusions and limitations. The purchase of a residential service contract is optional. Similar coverage	
may be purchased from various companies authorized to do business in Texas. 8. BROKERS AND SALES AGENTS:	
A. BROKER OR SALES AGENT DISCLOSURE: Texas law requires a real estate broker or sales	
agent who is a party to a transaction or acting on behalf of a spouse, parent, child, business entity in which the broker or sales agent owns more than 10%, or a trust for which the broker	
or sales agent acts as a trustee or of which the broker or sales agent or the broker or sales	
agent'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:	
B. BROKERS' FEES: All obligations of the parties for payment of brokers' fees are contained in	
separate written agreements.	
9. CLOSING: A. The closing of the sale will be on or before July 9, 2025, or within 7 days	
A. The closing of the sale will be on or before <u>July</u> 9, 2025, or within 7 days after objections made under Paragraph 6D have been cured or waived, whichever date is later (Closing Date). If either party fails to close the sale by the Closing Date, the non-defaulting	
party may exercise the remedies contained in Paragraph 15.	
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 and furnish tax statements or certificates showing no delinquent taxes on the Property.	
(2) Buyer shall pay the Sales Price in good funds acceptable to the Escrow Agent.	
(3) Seller and Buyer shall execute and deliver any notices, statements, certificates, affidavits, releases, loan documents, transfer of any warranties, and other documents reasonably	
required for the closing of the sale and the issuance of the Title Policy. (4) There will be no liens, assessments, or security interests against the Property which will	
not be satisfied out of the sales proceeds unless securing the payment of any loans	
assumed by Buyer and assumed loans will not be in default. (5) Private transfer fees (as defined by Chapter 5, Subchapter G of the Texas Property Code)	

Initialed for identification by Buyer <u>AB</u> <u>JG</u> and Seller <u>____</u> This form is authorized for use by Humberto Marquez, a subscriber of the Houston Realtors Information Service, Inc. MLS

Contract Concerning 1105 Azie Morton Rd (Addr	Austin ess of Property)	TX 78704-20 Page 6 of 11	11-04-202
(
will be the obligation of Seller unles assessed by a property owners' asso Subject to Mandatory Membership in a	ciation are govern	ned by the Addendum for	
0. POSSESSION:			
A. BUYER'S POSSESSION: Seller shall delive required condition, ordinary wear and tex to a temporary residential lease form pro the parties. Any possession by Buyer pr authorized by a written lease will establ parties. Consult your insurance agen because insurance coverage may be	ar excepted: M up mulgated by TREC ior to closing or ish a tenancy at s t prior to chang	on closing and funding C or other written lease re- by Seller after closing whi sufferance relationship bet e of ownership and po	according quired by ich is not ween the ssession
lease or appropriate insurance covera			
B. SMART DEVICES: "Smart Device" mean remote use, monitoring, and managemen Realty Items Addendum; or (iii) items in delivers possession of the Property to Buy (1) deliver to Buyer written information and applications Buyer will need to	is a device that of t of: (i) the Prope a Fixture Lease as ver, Seller shall: containing all acc	connects to the internet to rty; (ii) items identified in ssigned to Buyer. At the ti ress codes, usernames, pa	to enable any Non- me Seller asswords,
Devices; and (2) terminate and remove all access and	d connections to	the improvements and ac	cessories
from any of Seller's personal devices i 1. SPECIAL PROVISIONS: (This paragraph is	-		
items. An informational item is a statement factual information, or provides instructions from practicing law and shall not add to, do drafted by a party to this contract or a party	. Real estate brok elete, or modify a	ers and sales agents are p	prohibited
2. SETTLEMENT AND OTHER EXPENSES:			
A. The following expenses must be paid at o	r prior to closing:		
(1) Seller shall pay the following expenses			
(a) releases of existing liens, including Seller's loan liability; tax stateme escrow fee; brokerage fees that S	ents or certificates	; preparation of deed; or	ne-half of
by Seller under this contract; (b) the following amount to be appli \Box \$or \blacksquare	ed to brokerage f % of the Sales Price	ees that Buyer has agree e (check one box only); a	d to pay: nd
 (c) an amount not to exceed \$	to be app s (Buyer's Expension orts; preparation of one month prior t and restrictions; ection fees; photo including required rance, ad valorer tion; courier fee; to any loan; Pri fortgage Insurance	lied to other Buyer's Exper es): Appraisal fees; loan a of loan documents; interes o dates of first monthly p loan title policy with endo s; amortization schedules; l premiums for flood and n taxes and special gove repair inspection; underwr vate Mortgage Insurance e Premium (MIP) as require	nses. pplication st on the ayments; rsements; one-half d hazard ernmental iting fee; Premium ed by the
		is contract for such exper	nse to be
B. If any expense exceeds an amount expr paid by a party, that party may termina such excess. Buyer may not pay charge Veterans Land Board or other governmen	te this contract ur es and fees expre	less the other party agrees ssly prohibited by FHA, V	es to pay

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. Initialed for identification by Buyer AB JG _ and Seller This form is authorized for use by Humberto Marquez, a subscriber of the Houston Realtors Information Service, Inc. MLS

Contract Concerning	1105 Azie Morton Rd	Austin	TX 78704-20 Page 7 of 11	11-04-2024
		(Address of Property)		

- **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, 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.

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. Escrow Agent may require any disbursement made in connection with this contract to be conditioned on Escrow Agent's collection of good funds acceptable to 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 before releasing any earnest money; and (ii) require payment of unpaid expenses incurred on behalf of a party. Escrow Agent may deduct authorized expenses from the earnest money payable to a party. "Authorized expenses" means expenses incurred by Escrow Agent on behalf of the party entitled to the earnest money that were authorized by this contract or that party.
- 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 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 non-foreign 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.

ontract Concerning 1105 Azie Morton Rd	Austin TX 78704-20 Page 8 of 11 11-04-20 dress of Property)
mailed to, hand-delivered at, or transmitte	the other must be in writing and are effective when d by fax or electronic transmission as follows:
To Buyer at:	To Seller at: 1105 Azie Morton Rd
	Austin TX 78704-2027
Phone:	Phone:
E-mail/Fax: joey@mogul.club	E-mail/Fax:
E-mail/Fax: alex@mogul.club	E-mail/Fax:
With a copy to Buyer's agent at:	With a copy to Seller's agent at:
humberto@gowithsurge.com	
 Addendum for Reservation of Oil, Gas and Other Minerals Addendum for Property Subject to Mandatory Membership in a Property Owners Association Buyer's Temporary Residential Lease Loan Assumption Addendum Addendum for Reservation of Oil, Gas and Other Minerals Addendum for Coastal Area Property Addendum for Authorizing Hydrostatic Testing Addendum Concerning Right to Terminate Due to Lender's Appraisal Environmental Assessment, Threatene or Endangered Species and Wetlands 	 Addendum for Property in a Propane Gas System Service Area Addendum Regarding Residential Leases Addendum Regarding Fixture Leases Addendum containing Notice of Obligation to Pay Improvement District Assessment Addendum for Section 1031 Exchange
Addendum 3. CONSULT AN ATTORNEY BEFORE SIG agents from giving legal advice. READ THI	NING: TREC rules prohibit real estate brokers and sales S CONTRACT CAREFULLY.
Buyer's Attorney is:	Seller's Attorney is:
Phone:	Phone:
Fax:	Fax:

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ntract Concerning	1105 Az	ie Morton Rd	Austin (Address of Property)	TX 78704-20 Page 9 of 11	11-04-20
EXECUTED	the	day of	INAL ACCEPTANCE.	20 (Effective Date).	
(BROKER: F	ILL IN T	THE DATE OF F	INAL ACCEPTANCE.)	
Authentision [®]					
	ckwood				
Buyer Alex		đ	Seller Texa	as Holdings Bouldin	
.,		_			
Authentision					
Joey Guma	ataotao				
Buyer Joey	Gumataota	ao	Seller		
The	form of th	nis contract has b	een approved by the Texa	as Real Estate Commission. TRE	C forms a
inte valio	nded for u dity or ad	se only by trained equacy of any n	i real estate license holde rovision in anv specific t	ers. No representation is made as transactions. It is not intended f 188, Austin, TX 78711-2188, (512 eplaces TREC NO. 20-17.	to the lector for compl
KF. tran	sactions. T	exas Real Estate	Commission, P.O. Box 12	188, Austin, TX 78711-2188, (512	2) 936-30



Austin

(Address of Property)

Surge Investment Realty Other Broker Firm	9013919 License No.	Listing Broke	er Firm	License No.
		Listing broke		
epresents 🛛 🔀 Buyer only as Buyer's a	-	represents	Seller and Buyer as an ir	
Seller as Listing Broker	s subagent		Seller only as Seller's ag	ent
Humberto Marquez	0716255			
Associate's Name	License No.	Listing Assoc	iate's Name	License No.
eam Name		Team Name		
humberto@gowithsurge.com	832-494-1920			
Associate's Email Address	Phone	Listing Assoc	iate's Email Address	Phone
icensed Supervisor of Associate	License No.	Licensed Sup	pervisor of Listing Associate	License No
2339 Commerce St. #148	2818321039			
Other Broker's Address	Phone	Listing Broke	er's Office Address	Phone
Houston TX City State	77002 Zin	City		State Zir
City State	Zip	City	2	State Zip
		Selling Assoc	iate's Name	License No
		Team Name		
		Selling Assoc	iate's Email Address	Phon
		Licensed Sup	pervisor of Selling Associate	License No
		Selling Assoc	iate's Office Address	
		City	Stat	e Zip
Disclosure: Pursuant to a previous, (□ \$ or □ not change the previous agreement				

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Contract Concerning	1105	Azie Morton Rd	Austin	TX 78704-20 Page 11 of 11	11-04-2024
			(Address of Property)		

	OPTION F	E RECEIPT	
Receipt of \$ is acknowledged.	(Option Fee) in the	e form of	
Escrow Agent			Date
	EARNEST MO	NEY RECEIPT	
Receipt of \$ is acknowledged.	Earnest Money in	the form of	
Escrow Agent	Received by	Email Address	Date/Time
Address			Phone
City	State	Zip	Fax
Receipt of the Contract is acl		Email Address	Date
Address			Phone
City	State	Zip	Fax
	ADDITIONAL EARNI	EST MONEY RECEIPT	
Receipt of \$ is acknowledged.	additional Earnest N	loney in the form of	
Escrow Agent	Received by	Email Address	Date/Time
Address			Phone
City	State	Zip	Fax



APPROVED BY THE TEXAS REAL ESTATE COMMISSION	APPROVED	BY THE	TEXAS	REAL	ESTATE	COMMISSION
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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 1105 Azie Morton Rd

Austin

(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 lead-based 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 lead-based 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):

(a) Known lead-based paint and/or lead-based paint hazards are present in the Property (explain):

(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):

(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):

- 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):

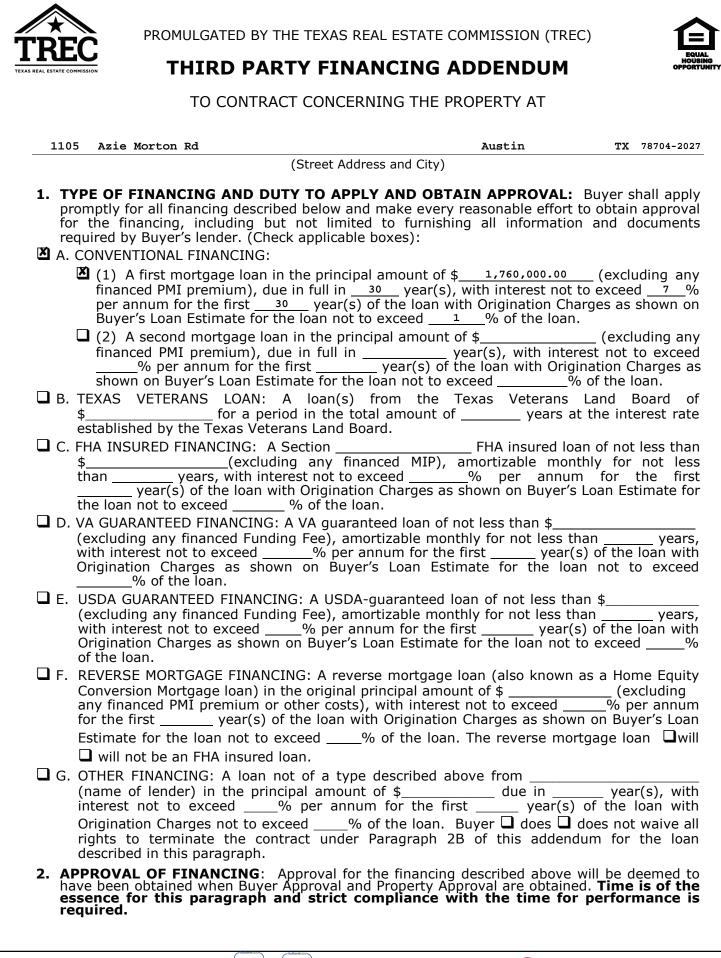
1. Buyer has received copies of all information listed above.

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.

Alex Blackwood	03/20/2025		
BUYET Alex Blackwood	Date	Seller Texas Holdings Bouldin	Date
Joey Gumataotao	03/20/2025		
BUYEr Joey Gumataotao	Date	Seller	Date
Humberto Marquez	03/19/2025		
Other Broker Humberto Marquez	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)



Initialed for identification by Buyer AB _____ and Seller_____ Transformation for use by Humberto Marquez, a subscriber of the Houston Realtors Information Service, Inc. MLS

Third Party Financing Addendum Concerning

1105 Azie Morton Rd

(Address of Property)

Austin

Page 2 of 2

11-04-2024

TX 78704-2027

A.BUYER APPROVAL (Check one box only):

- This contract is subject to Buyer obtaining Buyer Approval. If Buyer cannot obtain Buyer Approval, Buyer may terminate this contract within 15 days after the Effective Date of the contract by giving Seller: (i) notice of termination; and (ii) a copy of a written statement from the lender setting forth the reason(s) for lender's determination. If Buyer terminates the contract under this provision, this contract will terminate and the earnest money will be refunded to Buyer. If Buyer does not terminate the contract under Paragraph 2A, the contract shall no longer be subject to the Buyer obtaining Buyer Approval. Buyer Approval will be deemed to have been obtained when (i) the terms of the loan(s) described above are available and (ii) lender determines that Buyer has satisfied all of lender's requirements related to Buyer's assets, income and credit history.
- This contract is not subject to Buyer obtaining Buyer Approval.
 B. PROPERTY APPROVAL: If Buyer's lender determines that the Property does not satisfy lender's underwriting requirements for the loan (including but not limited to appraisal, insurability, and lender required repairs) Buyer may terminate this contract on or before the Srd day before the Closing Date by giving Seller: (i) notice of termination; and (ii) a copy of a written statement for the load for the loa a written statement from the lender setting forth the reason(s) for lender's determination. If Buyer terminates under this paragraph, the earnest money will be refunded to Buyer. If Buyer does not terminate under this paragraph, Property Approval is deemed to have been obtained.
- **3. SECURITY**: If required by Buyer's lender, each note for the financing described above must be secured by vendor's and deed of trust liens.
- 4. FHA/VA REQUIRED PROVISION: If the financing described above involves FHA insured or FHA/VA REQUIRED PROVISION: If the financing described above involves FHA insured or VA financing, it is expressly agreed that, notwithstanding any other provision of this contract, the purchaser (Buyer) shall not be obligated to complete the purchase of the Property described herein or to incur any penalty by forfeiture of earnest money deposits or otherwise: (i) unless the Buyer has been given in accordance with HUD/FHA or VA requirements a written statement issued by the Federal Housing Commissioner, Department of Veterans Affairs, or a Direct Endorsement Lender setting forth the appraised value of the Property of not less than or (ii) if the contract purchase price or cost exceeds the reasonable value of the Property established by the Department of Veterans Affairs. The 3-day notice of termination requirement in Paragraph 2B does not apply to this Paragraph 4.
 A. The Buyer shall have the privilege and option of proceeding with consummation of the contract without regard to the amount of the appraised valuation or the reasonable value established by the Department of Veterans Affairs.

- contract without regard to the amount of the appraised valuation or the reasonable value established by the Department of Veterans Affairs.
 B. If FHA financing is involved, the appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development will insure. HUD does not warrant the value or the condition of the Property. The Buyer should satisfy himself/herself that the price and the condition of the Property are acceptable.
 C. If VA financing is involved and if Buyer elects to complete the purchase at an amount in excess of the reasonable value established by the VA, Buyer shall pay such excess amount in cash from a source which Buyer agrees to disclose to the VA and which Buyer represents will not be from borrowed funds except as approved by VA. If VA reasonable value of the Property is less than the Sales Prices, Seller may reduce the Sales Price to an amount equal to the VA reasonable value and the sale will be closed at the lower Sales Price with proportionate adjustments to the down payment and the loan amount.

5. AUTHORIZATION TO RELEASE INFORMATION:

- A. Buyer authorizes Buyer's lender to furnish to Seller or Buyer or their representatives
- B. Seller and Buyer authorize Buyer's lender, title company, and Escrow Agent to disclose and furnish a copy of the closing disclosures and settlement statements to the parties' respective brokers and sales agents provided under Broker Information.

Alex Blackwood	03/20/2025	
Buyer Alex Blackwood		Seller Texas Holdings Bouldin
Joey Gumataotao	03/20/2025	
Buyer Joey Gumataotao		Seller
Contract forms. Such license holders. No transactions. It is no	h approval relates to this for representation is made as ot intended for complex tran	I Estate Commission for use with similarly approved or promulgated rm only. TREC forms are intended for use only by trained real estate to the legal validity or adequacy of any provision in any specific sactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX xas.gov) TREC No. 40-11. This form replaces TREC No. 40-10.

TRANSACTIONS TREC NO. 40-11