

## **UNIMPROVED PROPERTY CONTRACT**

NOTICE: Not For Use For Condominium Transactions

1. PAF	RTIES:	The par	ties to this c	contract are	to huy from Collor th		(Seller)
and					to buy from Seller th	(Buyer).	Seller agrees
10 50	en and o	convey t	o Buyer and	buyer agrees	to buy from Seller th	e Property define	ed below.
2. PRC	<b>DPERTY</b>	<b>'</b> : Lot			Block		
					County of	Add	dition, City of
Tov	as know	vn as			_, County of		
				ribed on attach	ed exhibit together	with all rights in	rivileges and
appı	urtenan	ces pert	taining there	eto, including b	out not limited to: Nor association memb	water rights, clai	ms, permits,
3. SAL	ES PRI	CE:					
					er at closing		
					ding any loan fundin		
C	ree or m Sales Pr	iortgage	e insurance p m of A and B	remium) )		\$	
					payable in cash wi		
4. FIIN	licable b	oxes be	low)	sales Price not	payable in cash wi	ii be paid as ioi	iows: (Check
Ğ <b>İ</b> A	A. THIRD \$ (1) Pro req lend pric	perty Auiremender requor to clos	FINANCING: (excluing proval: If the low life in the low l	ding any loan f the Propert oan(s) (includi ), Buyer may earnest money k one box only	third party mortgag unding fee or mortga y does not satisfy ng, but not limited terminate this contr will be refunded to ) uyer being approved	age insurance pre y the lenders' to appraisal, ins act by giving no Buyer.	mium). underwriting urability and tice to Seller
	_	the a	attached Thir	rd Party Financ	ing Addendum for Cr	edit Approval.	described in
		(b) 1	This contract	is not subject	to Buyer being app	proved for financ	ing and does
□в	R ASSIIN	not i ∙MPTION∙	nvolve FHA (	or VA financing	Ipaid principal baland	re of one or mor	e nromissorv
_	notes C. SELLE	describe R FINAN	ed in the atta ICING: A p	ached TREC Loa romissory note	in Assumption Adder from Buyer to Selle	ndum. er of \$	
	descri	bed in t	the attached	d TREC Seller	liens, and containi Financing Addendun Seller with a mortg	n. If an owner p	policy of title
5. EAR	RNEST	MONEY:	Upon execu	ition of contrac	t by all parties, Buye	r shall deposit \$_	
as e addi effec cont	earnest r itional e ctive da tract, Bu	money warnest rate of the layer will	money of \$_ is contract. be in defaul	If Buyer fails	with escrow age to deposit the earne	as escrow address). Buyer ent within dest money as req	agent, at shall deposit ays after the uired by this
		3					
A. T o C lo e ( (; (;	TITLE PC of title in company coss under existing I 1) Restr 2) The s 3) Liens 4) Utility Prope 5) Reser Buyer	DLICY: Susurance  y) in the er the probabilities contained created y easem erty is lo rvations r in writi	(Title Policy amount of rovisions of and zoning ovenants comprinted exceas part of the ents created or exception ng.	the Sales Price the Sales Price the Title Policy ordinances) and mon to the place the financing ded by the dedicans otherwise pe	at Seller's Buyer, dated at or after control of the following exception at the following exception at the following exception at the following exception in which is a scribed in Paragraph at the following exception deed or plat of the following exception.	losing, insuring Enulgated exclusiontions: Thich the Property essessments.  4. The subdivision	(Title Buyer against ns (including r is located.
		standard		eption as to ma ception as to	irital rights. waters, tidelands, b	eaches, streams,	and related
3)	8) The bound	standard dary line	es, encroach	nments or prot	o discrepancies, cor rusions, or overlapp n amended to read,	ing improvemen	ts. Buyer, at

חווכ	(Address of Property)
	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 the Closing Date, whichever is earlier. If, due to factors beyond Seller's control, 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.  SURVEY: The survey must be made by a registered professional land surveyor acceptable to the Title Company and Buyer's lender(s). (Check one box only)  (1) Within days after the effective date of this contract, Seller shall furnish to Buyer and Title Company Seller's existing survey of the Property and a Residential Real Property Affidavit promulgated by the Texas Department of Insurance (T-47 Affidavit). If Seller fails to furnish the existing survey or affidavit within the time prescribed, Buyer shall obtain a new survey at Seller's expense no later than 3
D	days prior to Closing Date. If the existing survey or affidavit is not acceptable to Title Company or Buyer's lender(s), Buyer shall obtain a new survey at □ Seller's □ Buyer's expense no later than 3 days prior to Closing Date.  □ (2) Within days after the effective date of this contract, Buyer shall obtain a new survey at Buyer's expense. Buyer is deemed to receive the survey on the date of actual receipt or the date specified in this paragraph, whichever is earlier.  □ (3) Within days after the effective date of this contract, Seller, at Seller's expense shall furnish a new survey to Buyer.  OBJECTIONS: Buyer may object in writing to (i) defects, exceptions, or encumbrances to title: disclosed on the survey other than items 6A(1) through (7) above; or disclosed in the Commitment other than items 6A(1) through (8) above; (ii) any portion of the Property lying in a special flood hazard area (Zone V or A) as shown on the current Federal Emergency Management Agency map; or (iii) any exceptions which prohibit the following use or activity:
E.	Buyer must object the earlier of (i) the Closing Date or (ii) days after Buyer receives the Commitment, Exception Documents, and the survey. Buyer's failure to object within the time allowed will constitute a waiver of Buyer's right to object; except that the requirements in Schedule C of the Commitment are not waived. Provided Seller is not obligated to incur any expense, Seller shall cure the timely objections of Buyer or any third party lender within 15 days after Seller receives the objections and the Closing Date will be extended as necessary. If objections are not cured within such 15 day period, this contract will terminate and the earnest money will be refunded to Buyer unless Buyer waives the objections.  TITLE NOTICES:  (1) ABSTRACT OR TITLE POLICY: Broker advises Buyer to have an abstract of title covering the Property examined by an attorney of Buyer's selection, or Buyer should be furnished with or obtain a Title Policy. If a Title Policy is furnished, the Commitment should be promptly reviewed by an attorney of Buyer's choice due to the time limitations on Buyer's right to
	object.  (2) MEMBERSHIP IN PROPERTY OWNERS ASSOCIATION(S): The Property □is □is not subject to mandatory membership in a property owners association(s). If the Property is subject to mandatory membership in a property owners association(s), Seller notifies Buyer under §5.012, Texas Property Code, that, as a purchaser of property in the residential community identified in Paragraph 2 in which the Property is located, you are obligated to be a member of the property owners association(s). Restrictive covenants governing the use and occupancy of the Property and all dedicatory instruments governing the establishment, maintenance, and operation of this residential community have been or will be recorded in the Real Property Records of the county in which the Property is located. Copies of the restrictive covenants and dedicatory instruments may be obtained from the county clerk. You are obligated to pay assessments to the property owners association(s). The amount of the assessments is subject to change. Your failure to pay the assessments could result in enforcement of the association's lien on and the
	Section 207.003, Property Code, entitles an owner to receive copies of any document that governs the establishment, maintenance, or operation of a subdivision, including, but not limited to, restrictions, bylaws, rules and regulations, and a resale certificate from a property owners' association. A resale certificate contains information including, but not limited to, statements specifying the amount and frequency of regular assessments and the style and cause number of lawsuits to which the property owners' association is a party, other than lawsuits relating to unpaid ad valorem taxes of an individual member of the association. These documents must be made available to you by the property owners' association or the association's agent on your request.

Initialed for identification by Buyer\_\_\_\_ and Seller \_\_\_\_\_

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keep the utilities on during the time this contract is in effect. **NOTICE**: Buyer should determine the availability of utilities to the Property suitable to satisfy

Buyer's needs.

В.	<u>A</u> (	CCEPTANCE	OF PROPE	rty coi	NDITION:	(Check	one box	only)
		(1) Duyor						

(1) Buyer accepts the Property in its present condition.(2) Buyer accepts the Property in its present condition 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.)

NOTICE TO BUYER AND SELLER: Buyer's agreement to accept the Property in its present condition under Paragraph 7B (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.

C. COMPLETION OF REPAIRS: Unless otherwise agreed in writing, Seller shall complete all agreed repairs prior to the Closing Date. All required permits must be obtained, and repairs must be performed by persons who are licensed or otherwise permitted by law to provide such repairs. At Buyer's election, any transferable warranties received by Seller with respect to the repairs

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prior to the Closing Date Closing Date up to 15 day D. ENVIRONMENTAL MATTER including asbestos and threatened or endangere Property. If Buyer is concrequired by the parties sh. E. SELLER'S DISCLOSURES: knowledge of the following (1) any flooding of the Pro (2) any pending or threa Property; (3) any environmental haz (4) any dumpsite, landfill, Property; (5) any wetlands, as defin	rer at Buyer's expense. If Seller fails to a Buyer may exercise remedies under s, if necessary, for Seller to complete rest. Buyer is advised that the presence wastes or other environmental hazed species or its habitat may affect cerned about these matters, an addentiould be used. Except as otherwise disclosed in greperty; tened litigation, condemnation, or species or conditions affecting the Property or underground tanks or containers not ed by federal or state law or regulation.	r Paragraph 15 or extend the epairs. of wetlands, toxic substances, ards, or the presence of a Buyer's intended use of the dum promulgated by TREC or this contract, Seller has no ecial assessment affecting the ty; ow or previously located on the a, affecting the Property; or
8. BROKERS' FEES: All oblig	angered species or their habitat affectir ations of the parties for payment of	
(Closing Date). If either party may exercise the rest. B. At closing:  (1) Seller shall execute an Buyer and showing not tax statements or cert.  (2) Buyer shall pay the Sa.  (3) Seller and Buyer shall releases, loan docume sale and the issuance of the Buyer and assumed lost. If the Property is sub move-in condition form defined under §92.10 deliver to the tenant.	I be on or before der Paragraph 6D have been cured or party fails to close the sale by the Clomedies contained in Paragraph 15.  Ind deliver a general warranty deed conto additional exceptions to those permit ificates showing no delinquent taxes on all less price in good funds acceptable to the execute and deliver any notices, state and other documents reasonably of the Title Policy.  I assessments, or security interests agains sales proceeds unless securing the payans will not be in default.  I pect to a lease, Seller shall (i) deliver more signed by the tenant, if any, and (ii) a signed statement acknowledging the responsible for the return of the security and contours the security interests.	nveying title to the Property to ted in Paragraph 6 and furnish the Property. The escrow agent. The ements, certificates, affidavits, required for the closing of the linst the Property which will not yment of any loans assumed by to Buyer the lease(s) and the transfer security deposits (as In such an event, Buyer shall at the Buyer has received the
	deliver to Buyer possession of the Prop	perty in its present or required
sale. TREC rules prohibit lice	Insert only factual statements and bus ensees from adding factual statements form has been promulgated by TREC fo	or business details for which a
(1) Expenses payable by S	ust be paid at or prior to closing: eller (Seller's Expenses):	
Seller's loan liability	liens, including prepayment penalties (; tax statements or certificates; pre er expenses payable by Seller under this	eparation of deed; one-half of

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following ord Texas Veter Buyer's Expe	also pay an amount not to exceed \$	ibited from paying by FHA, VA, an programs, and then to other

(2) Expenses payable by Buyer (Buyer's Expenses): Appraisal fees; loan application fees; adjusted origination charges; credit reports; preparation of loan documents; interest on the notes from date of disbursement to one month prior to dates of first monthly payments; recording fees; copies of easements and restrictions; loan title policy with endorsements required by lender; loan-related inspection fees; photos; amortization schedules; one-half of escrow fee; all prepaid items, including required premiums for flood and hazard insurance, reserve deposits for insurance, ad valorem taxes and special governmental assessments; final compliance inspection; courier fee; repair inspection; underwriting fee; wire transfer fee; expenses incident to any loan; Private Mortgage Insurance Premium (PMI), VA Loan Funding Fee, or FHA Mortgage Insurance Premium (MIP) as required by the lender; and other expenses payable by Buyer under this contract. B. If any expense exceeds an amount expressly stated in this contract for such expense to be

paid by a party, that party may terminate this contract unless the other party agrees to pay such excess. Buyer may not pay charges and fees expressly prohibited by FHA, VA, Texas Veterans Land Board or other governmental loan program regulations.

## 13. PRORATIONS AND ROLLBACK TAXES:

A. PRORATIONS: Taxes for the current year, interest, maintenance fees, assessments, dues and rents will be prorated through the Closing Date. The tax proration may be calculated taking into consideration any change in exemptions that will affect the current year's taxes. If taxes for the current year vary from the amount prorated at closing, the parties shall 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.

B. ROLLBACK TAXES: If this sale or Buyer's use of the property after closing results in the

assessment of additional taxes, penalties or interest (Assessments) for periods prior to closing, the Assessments will be the obligation of Buyer. If Seller's change in use of the Property prior to closing or denial of a special use valuation on the Property claimed by Seller results in Assessments for periods prior to closing, the Assessments will be the obligation of Seller. Obligations imposed by this paragraph will survive closing.

- 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 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  $\square$  will  $\square$  will not 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 earnest money has been deposited unless the financial
- institution is acting as 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

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		of Propert	•
require payme	nt of unpaid expenses incul oney the amount of unpaid	rred on	ty of the escrow agent from all parties, (ii) behalf of a party, and (iii) only deduct from es incurred on behalf of the party receiving
C. DEMAND: Up release of ear release and do either party mak a copy of the commoney to the behalf of the release.	on termination of this cont nest money to each party eliver same to the escrow ay make a written demand es written demand for the elemand to the other party. It is to make a writy making demand reduparty receiving the earnest	and the agent. I to the earnest in the secrew 15 day to money a	her party or the escrow agent may send a e parties shall execute counterparts of the f either party fails to execute the release, escrow agent for the earnest money. If only money, escrow agent shall promptly provide agent does not receive written objection to so, escrow agent may disburse the earnest the amount of unpaid expenses incurred on and escrow agent may pay the same to the
D. DAMAGES: An escrow agent liquidated dam	y party who wrongfully fa within 7 days of receipt o nages in an amount egual	ils or re of the re to the s	isions of this paragraph, each party hereby ted to the disbursal of the earnest money. efuses to sign a release acceptable to the equest will be liable to the other party for sum of: (i) three times the amount of the onable attorney's fees; and (iv) all costs of
E. NOTICES: Esc	crow agent's notices will be bjection to the demand will	effectiv be deen	e when sent in compliance with Paragraph ned effective upon receipt by escrow agent.
closing. If any re be in default. Un	presentation of Seller in this	s contrac v writter	s and warranties in this contract survive ct is untrue on the Closing Date, Seller will agreement, Seller may continue to show up offers.
20. FEDERAL TAX R if Seller fails to de withhold from the deliver the same Revenue Service	EQUIREMENTS: If Seller is liver an affidavit to Buyer the sales proceeds an amount to the Internal Revenue Sel	a "forei nat Sellei t sufficie rvice toc	gn person," as defined by applicable law, or is not a "foreign person," then Buyer shall ent to comply with applicable tax law and gether with appropriate tax forms. Internal reports if currency in excess of specified
21. NOTICES: All no	tices from one party to the	other n	nust be in writing and are effective when
mailed to, hand-de	elivered at, or transmitted b	y facsim	ille or electronic transmission as follows:
To Buyer at:		То	Seller at:
Telephone: (	)	Te	elephone: ( )
	)		csimile: ( )
E-mail:		E-	mail:
cannot be chang	F PARTIES: This contract ed except by their written eck all applicable boxes):	contains agreen	s the entire agreement of the parties and nent. Addenda which are a part of this
☐ Third Party Fina Approval	ncing Addendum for Credit		Addendum for "Back-Up" Contract
Seller Financir	ng Addendum		Addendum for Coastal Area Property
Addendum for Mandatory Me Owners Assoc	Property Subject to mbership in a Property iation		Environmental Assessment, Threatened or Endangered Species and Wetlands Addendum
☐ Buyer's Temp	orary Residential Lease		Addendum for Property Located Seaward of the Gulf Intracoastal Waterway
☐ Seller's Tempo	orary Residential Lease		Addendum for Sale of Other Property by Buyer
Addendum for and Other Min	Reservation of Oil, Gas erals		Other (list):
tialed for identification	ı by Buyer aı	iu Seller	TREC NO. 9-

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(Address of	Page 7 of 8 12-05-2011 of Property)
acknowledged by Seller, and Buyer's agreemer within 2 days after the effective date of this conterminate this contract by giving notice of terreffective date of this contract (Option Period). If Buyer fails to pay the Option Fee to Seller will a part of this contract and Buyer shall not have If Buyer gives notice of termination within refunded; however, any earnest money will be	onsideration, the receipt of which is hereby not to pay Seller \$
24. CONSULT AN ATTORNEY: TREC rules prohi READ THIS CONTRACT CAREFULLY. If you do an attorney BEFORE signing.	bit real estate licensees from giving legal advice. not understand the effect of this contract, consult
Buyer's Attorney is:	Seller's Attorney is:
Telephone: ( )	Telephone: ( )
Facsimile: ( )	Facsimile: ( )
E-mail:	E-mail:
EXECUTED theday of (BROKER: FILL IN THE DATE OF FINAL ACCEP	, 20 (EFFECTIVE DATE).
Buyer	Seller
Buyer	Seller

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 intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http://www.trec.texas.gov) TREC NO. 9-10. This form replaces TREC NO. 9-9.

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	BROKER	INFORMATION		
Other Broker Firm  represents	License No. ent s subagent		d Buyer as an intermed ly as Seller's agent	License No.
Licensed Supervisor of Associate	Telephone	Licensed Supervisor of List	ing Associate	Telephone
Associate	Telephone	Listing Associate		Telephone
Other Broker's Address	Facsimile	Listing Broker's Office Addr	ress Facsimile	
City State	Zip	City	State	Zip
Associate Email Address		Listing Associate's Email Ad	ddress	
		Selling Associate		Telephone
		Selling Associate's Office A	ddress	Facsimile
		City	State	Zip
		Selling Associate's Email Ad	ddress	
Listing Broker has agreed to pay Oth fee is received. Escrow agent is author				
	OPTION	FEE RECEIPT		
Receipt of \$(O	ption Fee) in th	e form of	is acknow	vledged.
Seller or Listing Broker		Date		
CON	TRACT AND EA	ARNEST MONEY RECEIPT		
Receipt of Contract and Sis acknowledged. Escrow Agent:		-		
Ву:		Email Address		
		Telephone		
Address		Facsimile:	()	
City	State	Zip	· ——	