10333 Harwin Dr. #110 , Houston, TX 77036 (713) 774-0746

Date: December 5, 2024

Property Address: 3614 Cleburne St, Houston, TX 77004

Buyer: Mogul 3614 Cleburne LLC

Selling Agent: Surge Investment Realty, Humberto Marquez

Seller: Lucky Rental LLC

Listing Agent: Century 21 - Olympian Galleria, Ferrari Wong

Congratulations on your contract and thank you for opening title with us. We appreciate your confidence in Texas American and are excited to work with you.

A copy of your receipted Earnest Money Contract is attached. Your Title Commitment will be coming up next.

Closer: Dinh Truong

Email: dtruong@texasamerican.com

Processor: Donna Nguyen

Email: dnguyen@texasamerican.com

GF Number: 2723524-08954

11-07-2022

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC) ONE TO FOUR FAMILY RESIDENTIAL CONTRACT (RESALE)

NOTICE: Not For Use For Condominium Transactions

1.	PARTIES: The parties to this contract areLucky Rental LLC (Seller) andMogul 3614 Cleburne LLC(Buyer).
	(Seller) and Mogul 3614 Cleburne LLC (Buyer). Seller agrees to sell and convey to Buyer and Buyer agrees to buy from Seller the Property defined
	Seller agrees to sell and convey to Buyer and Buyer agrees to buy from Seller the Property defined below.
	PROPERTY: The land, improvements and accessories are collectively referred to as the Property
	(Property).
	A. LAND: LOT BIOCK,COUNTY OF HARRIS
	A. LAND: Lot 5 Block 1 , College Oaks Addition, City of Houston , County of HARRIS , Texas, known as 3614 Cleburne ST 77004
	(address/zip code), or as described on attached exhibit. B. IMPROVEMENTS: The house, garage and all other fixtures and improvements attached to the above-described real property, including without limitation, the following permanently installed and built-in items, if any: all equipment and appliances, valances, screens,
	shutters, awnings, wall-to-wall carpeting, mirrors, ceiling fans, attic fans, mail boxes, television antennas, mounts and brackets for televisions and speakers, heating and air-conditioning units, security and fire detection equipment, wiring, plumbing and lighting fixtures, chandeliers, water softener system, kitchen equipment, garage door openers, cleaning equipment, shrubbery, landscaping, outdoor cooking equipment, and all other property attached to the above described real property. C. ACCESSORIES: The following described related accessories, if any: window air conditioning units, stove, fireplace screens, curtains and rods, blinds, window shades, draperies and rods, door keys, mailbox keys, above ground pool, swimming pool equipment and maintenance accessories, artificial fireplace logs, security systems that are not fixtures, and controls for: (i) garage doors, (ii) entry gates, and (iii) other improvements and accessories. "Controls" includes Seller's transferable rights to the (i) software and applications used to access and control improvements or accessories, and (iii) hardware used solely to control improvements or accessories.
	D. EXCLUSIONS: The following improvements and accessories will be retained by Seller and must be removed prior to delivery of possession:
	E. RESERVATIONS: Any reservation for oil, gas, or other minerals, water, timber, or other interests is made in accordance with an attached addendum.
3.	SALES PRICE:
	A. Cash portion of Sales Price payable by Buyer at closing
	□ Loan Assumption Addendum, □ Seller Financing Addendum\$ 450,000.00 C. Sales Price (Sum of A and B)
	LEASES: Except as disclosed in this contract, Seller is not aware of any leases affecting the Property. After the Effective Date, Seller may not, without Buyer's written consent, create a new lease, amend any existing lease, or convey any interest in the Property. (Check all applicable boxes)
	A. RESIDENTIAL LEASES: The Property is subject to one or more residential leases and the Addendum Regarding Residential Leases is attached to this contract.
	B. FIXTURE LEASES: Fixtures on the Property are subject to one or more fixture leases (for example, solar panels, propane tanks, water softener, security system) and the Addendum Regarding Fixture Leases is attached to this contract.
	C. NATURAL RESOURCE LEASES: "Natural Resource Lease" means an existing oil and gas, mineral, water, wind, or other natural resource lease affecting the Property to which Seller is a party.
	(1) Seller has delivered to Buyer a copy of all the Natural Resource Leases.
	(2) Seller has not delivered to Buyer a copy of all the Natural Resource Leases. Seller shall provide to Buyer a copy of all the Natural Resource Leases within 3 days after the Effective Date. Buyer may terminate the contract within days after the date the Buyer receives all the Natural Resource Leases and the earnest money shall be refunded to Buyer.

Contrac	t Concerning <u>3</u>	614 Cleburn	e ST	(Address of Pro	Houston operty)	TX	77004	_Page 2 of	11	11-07-2022
5. EA A.	RNEST MON DELIVERY OF must deliver	EADNIECT M	ONEY AND	ODTION FEE	· Within ?	days aft	or the 333 Ha	Effective rwin Dri	ve, Su	e Ruver ite 320
1	Houston, TX 77036		(addre	SS): \$ 6,0	00.00	is earnes	t mone	y and \$_	30	0.00
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	and may be p (1) Buyer sha	II deliver ad	ditional earr	est money	of \$	ent.	t	o Escrov	w Age	nt within
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	(2) If the last falls on a Fee, or th	e additional	earnest mor	ney, as appi	icable, is	to delive extended	er the e until t	earnest in the end of	money of the	y, Option next day
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	(4) Buyer aut	horizes Escr	ow Agent to	o release ar	nd deliver	the Opti	on Fee	to Selle	er at a	any time
	without fu	rther notice	to or conse Fee to Se	nt from Buy	ver, and re	eleases E	scrow /	Agent fro	om lia	ibility for
В.	TERMINATIO	N OPTION:	For nominal	considerat	ion, the r	eceipt of	which	Seller a	ackno	wledges,
	and Buyer's a unrestricted	igreement to	o pay the O minate this	contract by	itnin the t v aivina r	time requ	termin	ation to	Selle	er within
	10 days	after the F	-ffective Da	te of this	contract	(Option	Period). Notice	es un	ider this
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D	Paragraph 15 FAILURE TO	, or both, by TIMELY DELT	/ providing r VER OPTION	notice to Bu	yer before dollar an	nount is s	elivers stated a	ine earn	ption	Fee or if
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F	unrestricted r TIME: Time i	ight to term	inate this co sence for t	ntract unde his paragr	er this para	agraph 5. strict co	mplian	ce with	the	time for
	performance	e is require	d.				-			
6. TI	TLE POLICY	AND SURV	EY:		r weensen i	,				
A.	TITLE POLICY title insurance in the amount	e (Title Po	licy) issued es Price, dat	by ed at or afte	er closing,	insuring	Buyer	against	loss u	inder the
	provisions of	the Title Po	licy, subject	to the pro vina except	mulgated ions:	exclusion	is (incli	uding ex	isting	building
	(1) Restrictive (2) The stand (3) Liens crea	ard printed	exception for	or standby fo cing describ	ees, taxes ed in Para	and asse araph 3.	essmen	ts.		
	(4) Utility ea	sements cre	ated by the	e dedication	deed or	plat of	the sul			
	(5) Reservati Buyer in	vriting.				is contra	ct or as	s may b	е арр	rovea by
	(6) The stand (7) The standard matters.	ard printed dard printed	exception as dexception	as to wat	rignts. ers, tidela	ands, be	aches,	streams	s, and	d related
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	(i) will not	be amended to	ed or deleted o read. "sho	I from the t rtages in ar	itle policy; ea" at the	or expense	of \square	Buyer	Ø	Seller.
	(9) The exce	ption or ex	clusion reg	arding min	erais app	proved by	y tne	rexas L	рерагі	tment of
В.	COMMITMEN shall furnish	o Buyer a c	commitment	for title ins	urance (C	ommitme	ent) an	d, at Bu	yer's	expense,
	legible copies (Exception D	ocuments) (other than t	he standard	printed	exception	is. Sell	er autho	rizes	the little
	Company to shown in Pa	deliver the	Commitmen	nt and Exce	eption Doc	cuments	to Buy	er at Bi	uyer's	address
	Ruver within	the specifie	d time the	time for de	elivery wil	l be auto	omatica	illy exte	nded	up to 15
	days or 3 day Documents a	s before the	e Closina Da	ate. whiche	ver is earl	ier. If the	e Comr	nitment	and t	exception:
	the earnest n	noney will be	e refunded t	o Buver.		., c. (i.id)			70. 70.00	
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Contract Concerning 3614 Cleburne ST Houston TX 77004 Page 3 of 11 11-07-2022 (Address of Property) C. 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 14 days after the Effective Date of this contract, Seller shall furnish to Buyer and
C. 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 14 days after the Effective Date of this contract, Seller shall furnish to Buyer and
☑(1) Within 14 days after the Effective Date of this contract, Seller shall furnish to Buyer and
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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 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 \(\Begin{aligned} \Believiller's \Believiller's expense no later than 3 days prior \)
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.
D. OBJECTIONS: Buyer may object in writing to defects, exceptions, or encumbrances to title: disclosed on the survey other than items 6A(1) through (7) above; disclosed in the
Commitment other than items 6A(1) through (9) above; or which prohibit the following use or
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
Schedule C of the Commitment are not waived by Buyer, Provided Seller is not obligated to
incur any expense, Seller shall cure any timely objections of Buyer or any third party lender within 15 days after Seller receives the objections (Cure Period) and the Closing Date will be extended as necessary. If objections are not cured within the Cure Period, Buyer may, by
delivering notice to Seller within 5 days after the end of the Cure Period: (1) terminate this contract and the earnest money will be refunded to Buyer; or (ii) waive the objections. If
objections If the Commitment or survey is revised or any new Exception Document(s) is
or new Exception Document(s) within the same time stated in this paragraph to make
objections beginning when the revised Commitment, survey, or Exception Document(s) is delivered to Buyer. E. TITLE NOTICES:
(1) ABSTRACT OR TITLE POLICY: Broker advises Buyer to have an abstract of title covering the
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 2A 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, or 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
foreclosure of the Property. 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. If Buyer is concerned about
these matters, the TREC promulgated Addendum for Property Subject to Mandatory Membership in a Property Owners Association(s) should be used. (3) STATUTORY TAX DISTRICTS: If the Property is situated in a utility or other statutorily
created district providing water, sewer, drainage, or flood control facilities and services, Chapter 49 Texas Water Code, requires Seller to deliver and Buyer to sign the statutory
notice relating to the tax rate, bonded indebtedness, or standby fee of the district prior to final execution of this contract.

Contract Concerning __3614 Cleburne ST Houston TX 77004 Page 4 of 11 11-07-2022 (Address of Property) (4) TIDE WATERS: If the Property abuts the tidally influenced waters of the state, §33.135, Texas Natural Resources Code, requires a notice regarding coastal area property to be included in the contract. An addendum containing the notice promulgated by TREC or required by the parties must be used.

(5) ANNEXATION: If the Property is located outside the limits of a municipality, Seller notifies Buyer under §5.011, Texas Property Code, that the Property may now or later be included in the extraterritorial jurisdiction of a municipality and may now or later be subject to annexation by the municipality. Each municipality maintains a map that depicts its boundaries and extraterritorial jurisdiction. To determine if the Property is located within a municipality's extraterritorial jurisdiction or is likely to be located within a municipality's extraterritorial jurisdiction, contact all municipalities located in the general proximity of the Property for further information. extraterritorial jurisdiction, contact all municipalities located in the general proximity of the Property for further information.

(6) PROPERTY LOCATED IN A CERTIFICATED SERVICE AREA OF A UTILITY SERVICE PROVIDER: Notice required by §13.257, Water Code: The real property, described in Paragraph 2, that you are about to purchase may be located in a certificated water or sewer service area, which is authorized by law to provide water or sewer service to the properties in the certificated area. If your property is located in a certificated area there may be special costs or charges that you will be required to pay before you can receive water or sewer service. There may be a period required to construct lines or other facilities necessary to provide water or sewer service to your property. You are advised to determine if the property is in a certificated area and contact the utility service provider to determine the cost that you will be required to pay and the period, if any, that is required to provide water or sewer service. be required to pay and the period, if any, that is required to provide water or sewer service to your property. The undersigned Buyer hereby acknowledges receipt of the foregoing notice at or before the execution of a binding contract for the purchase of the real property described in Paragraph 2 or at closing of purchase of the real property.

(7) PUBLIC IMPROVEMENT DISTRICTS: If the Property is in a public improvement district, Seller must give Buyer written notice as required by §5.014, Property Code. An addendum containing the required notice shall be attached to this contract. (8) TRANSFER FEES: If the Property is subject to a private transfer fee obligation, §5.205, Property Code, requires Seller to notify Buyer as follows: The private transfer fee obligation may be governed by Chapter 5, Subchapter G of the Texas Property Code.

(9) PROPANE GAS SYSTEM SERVICE AREA: If the Property is located in a propane gas system service area owned by a distribution system retailer, Seller must give Buyer written notice as required by §141.010, Texas Utilities Code. An addendum containing the notice approved by TREC or required by the parties should be used. by TREC or required by the parties should be used.
(10) NOTICE OF WATER LEVEL FLUCTUATIONS: If the Property adjoins an impoundment of water, including a reservoir or lake, constructed and maintained under Chapter 11, Water Code, that has a storage capacity of at least 5,000 acre-feet at the impoundment's normal operating level, Seller hereby notifies Buyer: "The water level of the impoundment of water adjoining the Property fluctuates for various reasons, including as a result of: (1) an entity lawfully exercising its right to use the water stored in the impoundment; or (2) drought or lawfully exercising its right to use the water stored in the impoundment; or (2) drought or flood conditions. (11) REQUIRED NOTICES: The following notices have been given or are attached to this contract (for example, MUD, WCID, PID notices): 7. PROPERTY CONDITION: A. ACCESS, INSPECTIONS AND UTILITIES: Seller shall permit Buyer and Buyer's agents access to the Property at reasonable times. Buyer may have the Property inspected by inspectors selected by Buyer and licensed by TREC or otherwise permitted by law to make inspections. Any hydrostatic testing must be separately authorized by Seller in writing. Seller at Seller's expense shall immediately cause existing utilities to be turned on and shall keep the utilities on during the time this contract is in effect. B. SELLER'S DISCLOSURE NOTICE PURSUANT TO §5.008, TEXAS PROPERTY CODE (Notice): Check one box only) (1) Buyer has received the Notice. (2) Buyer has not received the Notice. Within days after the Effective Date of this contract, Seller shall deliver the Notice to Buyer. If Buyer does not receive the Notice, Buyer may terminate this contract at any time prior to the closing and the earnest money will be refunded to Buyer. If Seller delivers the Notice, Buyer may terminate this contract for any reason within 7 days after Buyer receives the Notice or prior to the closing, whichever first occurs, and the earnest money will be refunded to Buyer. (3) The Seller is not required to furnish the notice under the Texas Property Code.

C. SELLER'S DISCLOSURE OF LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS is required by Federal law for a residential dwelling constructed prior to 1978.

D. ACCEPTANCE OF PROPERTY CONDITION: "As Is" means the present condition of the Property with any and all defects and without warranty except for the warranty and the

with any and all defects and without warranty except for the warranties of title and the warranties in this contract. Buyer's agreement to accept the Property As Is under Paragraph

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11-07-2022 Houston TX 77004 Page 6 of 11 Contract Concerning 3614 Cleburne ST (Address of Property)

10. POSSESSION:

A, BUYER'S POSSESSION: Seller shall deliver to Buyer possession of the Property in its present or required condition, ordinary wear and tear excepted: Qupon closing and funding \(\sigma\) according to a temporary residential lease form promulgated by TREC or other written lease required by the parties. Any possession by Buyer prior to closing or by Seller after closing which is not authorized by a written lease will establish a tenancy at sufferance relationship between the parties. Consult your insurance agent prior to change of ownership and possession because insurance coverage may be limited or terminated. The absence of a written lease or appropriate insurance coverage may expose the parties to economic loss.

B. SMART DEVICES: "Smart Device" means a device that connects to the internet to enable remote use, monitoring, and management of: (i) the Property; (ii) items identified in any Non-Realty Items Addendum; or (iii) items in a Fixture Lease assigned to Buyer. At the time Seller

delivers possession of the Property to Buyer, Seller shall:

(1) deliver to Buyer written information containing all access codes, usernames, passwords, and applications Buyer will need to access, operate, manage, and control the Smart Devices; and

(2) terminate and remove all access and connections to the improvements and accessories from any of Seller's personal devices including but not limited to phones and computers.

11. SPECIAL PROVISIONS: (This paragraph is intended to be used only for additional informational items. An informational item is a statement that completes a blank in a contract form, discloses factual information, or provides instructions. Real estate brokers and sales agents are prohibited from practicing law and shall not add to, delete, or modify any provision of this contract unless drafted by a party to this contract or a party's attorney.)

12. SETTLEMENT AND OTHER EXPENSES:

- A. The following expenses must be paid at or prior to closing:
 - (1) Expenses payable by Seller (Seller's Expenses):
 - (a) Releases of existing liens, including prepayment penalties and recording fees; release of Seller's loan liability; tax statements or certificates; preparation of deed; one-half of escrow fee; and other expenses payable by Seller under this contract.
 - (b) Seller shall also pay an amount not to exceed \$_ to be applied in the following order: Buyer's Expenses which Buyer is prohibited from paying by FHA, VA, Texas Veterans Land Board or other governmental loan programs, and then to other

Buyer's Expenses as allowed by the lender.

- (2) Expenses payable by Buyer (Buyer's Expenses): Appraisal fees; loan application fees; 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: Taxes for the current year, interest, rents, and regular periodic maintenance fees, assessments, and dues (including prepaid items) 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.
- 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 aled for identification by Buyer 16 and Seller 1203124 TREC NO. 20-

TREC NO. 20-17

TX 77004 Page 7 of 11 11-07-2022 Contract Concerning 3614 Cleburne ST Houston

(Address of Property)

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.

- 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 TAX 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.



Contract Concerning 3614 Cleburne ST	Houston TX 77004 Page 8 of 11 11-07-2022 s of Property)
· ·	e other must be in writing and are effective when
To Buyer at:	
Phone:	Phone: 713-366-1600
E-mail/Fax:alex.mogul.club	E-mail/Fax: khanh.wong@gmail.com
E-mail/Fax:joey@mogul.club	E-mail/Fax:
With a copy to Buyer's agent at:	With a copy to Seller's agent at:
humberto@gowithsurge.com	ferrariwong@gmail.com
22. AGREEMENT OF PARTIES: This contract cannot be changed except by their written ag are (Check all applicable boxes):	contains the entire agreement of the parties and reement. Addenda which are a part of this contract
Third Party Financing Addendum	Seller's Temporary Residential Lease
Seller Financing Addendum	☐ Short Sale Addendum
Addendum for Property Subject to Mandatory Membership in a Property Owners Association	Addendum for Property Located Seaward of the Gulf Intracoastal Waterway
☐ Buyer's Temporary Residential Lease☐ Loan Assumption Addendum	Addendum for Seller's Disclosure of Information on Lead-based Paint and Lead-based Paint Hazards as Required by
Addendum for Sale of Other Property by Buyer	Federal Law
☐ Addendum for Reservation of Oil, Gas	 Addendum for Property in a Propane Gas System Service Area
and Other Minerals	Addendum Regarding Residential Leases
Addendum for "Back-Up" Contract	Addendum Regarding Fixture Leases
Addendum for Coastal Area PropertyAddendum for Authorizing Hydrostatic Testing	 Addendum containing Notice of Obligation to Pay Improvement District Assessment
Addendum Concerning Right to Terminate Due to Lender's Appraisal	Other (list):
Environmental Assessment, Threatened or Endangered Species and Wetlands Addendum	
23. CONSULT AN ATTORNEY BEFORE SIGNINg agents from giving legal advice. READ THIS C	IG: TREC rules prohibit real estate brokers and sales CONTRACT CAREFULLY.
Buyer's	Seller's Attorney is:
Attorney is:	According is.
1-	
Phone:	Phone:
Fax:	Fax:
E-mail:	E-mail:

Initialed for identification by Buyer 10 and Seller 12/03/24 and Seller 12/03/24 TRANSACTIONS This form is authorized for use by Humberto Marches Subscriber of the TXR 1601

ontract Concerning <u>3614</u> Clebu	rne ST	Houston	TX 77004	Page 9 of 11 11-07-
	(Address	of Property)		
EXECUTED the(BROKER: FILL IN THE	lay of	, 20	(Effecti	ve Date).
(BROKEK: FILL IN THE	DATE OF FINAL AC	CEPTANCE.)		
Authentisicn	42 (02 (202 (nvaniazi	me ear	dotloop verified 12/03/24 4:09 PM CST
Joey Gumataotao Buyer Joey Gumataotao	12/03/2024	LUCKY REN	WLLC	dotloop verified 12/03/24 4:09 PM CST LOAN-ZNKK-OIUT-6WLO
Joey Gumataotao	12/03/2024			dotloop verified 12/03/24 4:09 PM CST LOAN-ZNKK-OIUT-6WLO
Joey Gumataotao	12/03/2024			dotloop verified 12/03/24 4:09 PM CST LOAN-ZNKK-OIUT-6WLO



The form of this contract has been approved by the Texas Real Estate Commission. TREC forms are intended for use only by trained real estate license holders. 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. 20-17. This form replaces TREC NO. 20-16. Contract Concerning 3614 Cleburne ST

Houston

TX 77004 Page 10 of 11

11-07-2022

(Address of Property)

			NFORMATION only. Do not sign)	
Surge	Investment Realty	9013919	Century 21 Olympian Area Specialist	s 0569020
Other Broker	Firm	License No.	Listing Broker Firm	License No.
epresents	Buyer only as Buyer's		represents Seller and Buyer as an inter	
	Seller as Listing Broke	er's subagent	Seller only as Seller's agent	
Hii	mberto Marquez	0716255	Ferrari Wong	0683794
Associate's N		License No.	Listing Associate's Name	License No
			ISELLHTX TEAM	
eam Name			Team Name	
humber	to@gowithsurge.com	832-494-1920	ferrariwong@gmail.com	832-455-6940
	mail Address	Phone	Listing Associate's Email Address	Phone
			Stephen G Williams	0529036
icensed Sup	ervisor of Associate	License No.	Licensed Supervisor of Listing Associate	License No
2020 10	estcreek Lane #2013	281-612-4152	6060 Richmond Ave #100	832-553-8300
ther Broker		Phone	Listing Broker's Office Address	Phone
_		77027	Houston TX	77057
ity	Houston TX Stat		City Stat	
•				
			Selling Associate's Name	License No
			Team Name	
			Selling Associate's Email Address	Phon
			Licensed Supervisor of Selling Associate	License No
			Selling Associate's Office Address	
			City State	Zip
agreement	Pursuant to a previon between brokers), Listi	ng Broker has agre). This d	eement (such as a MLS offer of compe eed to pay Other Broker a fee (<u>3%</u> isclosure is for informational purposes and	nsation or c

TX 77004 Page 11 of 11 Contract Concerning ___3614 Cleburne ST Houston

(Address of Property)

OF HORE	RECEIPT
Receipt of \$ 300 (Option Fee) in the is acknowledged.	form of Wired
is acknowledged.	1-12-11
()	12/1/24
Escrow Agent	Date
EARNEST MON	IEY RECEIPT IN 15/21/
Receipt of \$ 6,000 Earnest Money in t	he form of Whrea
is acknowledged	
Texas American Title Company	Otruong@texasamerican.com 25/24 @ 125
Escrow Agent Received by 10333 Harwin Drive, Suite 110	Email Address Date/Time
Address	Phone
Houston, TX 77036	713-774-0899
City State	Zip Fax
CONTRACT	RECEIPT
Receipt of the Contract is acknowledged.	12/2021
7,000	Onguyen@texasamerican.com 12/3/2019
Escrow Agent Received by	Email Address Date
10333 Harwin Drive, Suite 110	713-774-0746
Address Houston, TX 77036	713-774-0899
Address Houston, TX 77036 City State	
Houston, TX 77036	713-774-0899 Fax
Houston, TX 77036 City State ADDITIONAL EARNE	713-774-0899 Zip Fax ST MONEY RECEIPT
Houston, TX 77036 City State ADDITIONAL EARNE	713-774-0899 Fax
Houston, TX 77036 City State ADDITIONAL EARNE Receipt of \$ additional Earnest M is acknowledged.	713-774-0899 Zip Fax ST MONEY RECEIPT Doney in the form of
Houston, TX 77036 City State ADDITIONAL EARNE Receipt of \$ additional Earnest M	713-774-0899 Zip Fax ST MONEY RECEIPT
Houston, TX 77036 City State ADDITIONAL EARNE Receipt of \$ additional Earnest M is acknowledged.	713-774-0899 Zip Fax ST MONEY RECEIPT Doney in the form of
Houston, TX 77036 City State ADDITIONAL EARNE Receipt of \$ additional Earnest M is acknowledged. Escrow Agent Received by	713-774-0899 Zip Fax ST MONEY RECEIPT Doney in the form of Email Address Date/Time

11-07-2022

Receipt for Wire

27235-Southwest

10333 Harwin Dr. #110

Houston, TX 77036

Receipt #: 235004462

File #: 2723524-08954

Property Address: 3614 Cleburne St, Houston, TX 77004

Posted: 12/5/2024 12:50:36 PM Printed: 12/5/2024 12:50:36 PM

By: Melinda Lacey
Amount: \$6,300.00

Payer: MOGUL TECHNOLOGIES INC. FBO Mogul 3614 Cleburne LLC

Note: ICW ML Memo: Ref # Bank: ABA:

Item Amount Receipt \$6,300.00

Account #:

Total: \$6,300.00

Issued By: Melinda Lacey

Approved



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

ADDENDUM CONCERNING RIGHT TO TERMINATE DUE TO LENDER'S APPRAISAL

EQUAL HOUSING

11-15-18

Use only if the Third Party Financing Addendum is attached to the contract and the transaction does not involve FHA insured or VA guaranteed financing

The financing described in the Third Party Financing Addendum attached to the contract for the sale of the above-referenced Property does not involve FHA or VA financing. (Check one box only) (1) WAIVER. Buyer waives Buyer's right to terminate the contract under Paragraph 2B of the Third Party Financing Addendum if Property Approval is not obtained because the opinion of value in the appraisal does not satisfy lender's underwriting requirements. If the lender reduces the amount of the loan due to the opinion of value, the cash portion of Sales Price is increased by the amount the loan is reduced due to the appraisal. (2) PARTIAL WAIVER. Buyer waives Buyer's right to terminate the contract under Paragraph 2B of the Third Party Financing Addendum if: (i) Property Approval is not obtained because the opinion of value in the appraisal does not satisfy lender's underwriting requirements; and (ii) the opinion of value is \$	CON	CERNING THE PROPERTY AT: 3614 Cleburne	ST	Houston
(1) WAIVER. Buyer waives Buyer's right to terminate the contract under Paragraph 2B of the Third Party Financing Addendum if Property Approval is not obtained because the opinion of value in the appraisal does not satisfy lender's underwriting requirements. If the lender reduces the amount of the loan due to the opinion of value, the cash portion of Sales Price is increased by the amount the loan is reduced due to the appraisal. (2) PARTIAL WAIVER. Buyer waives Buyer's right to terminate the contract under Paragraph 2E of the Third Party Financing Addendum if: (I) Property Approval is not obtained because the opinion of value in the appraisal does not satisfy lender's underwriting requirements; and (Ii) the opinion of value is \$	COI	CERNAING THE FROM EACH	(Street Address and City)	
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(ii) Property Approval is not obtained because the opinion of value in the appraisal does not satisfy lender's underwriting requirements; and (ii) the opinion of value is \$		If the lender reduces the amount of the loan d Price is increased by the amount the loan is redu	ue to the opinion of value, tuced due to the appraisal.	the cash portion of Sales
(ii) the opinion of value is \$ or more. If the lender reduces the amount of the loan due to the opinion of value, the cash portion of Sales Price is increased by the amount the loan is reduced due to the appraisal. (3) ADDITIONAL RIGHT TO TERMINATE. In addition to Buyer's right to terminate under Paragraph 2B of the Third Party Financing Addendum, Buyer may terminate the contract within		(2) PARTIAL WAIVER. Buyer waives Buyer of the Third Party Financing Addendum if:	's right to terminate the con	tract under Paragraph 2B
If the lender reduces the amount of the loan due to the opinion of value, the cash portion of Sales Price is increased by the amount the loan is reduced due to the appraisal. (3) ADDITIONAL RIGHT TO TERMINATE. In addition to Buyer's right to terminate under Paragraph 2B of the Third Party Financing Addendum, Buyer may terminate the contract within 30 days after the Effective Date if: (i) the appraised value, according to the appraisal obtained by Buyer's lender, is less than \$ 600,000.00 ; and (ii) Buyer delivers a copy of the appraisal to the Seller. If Buyer terminates under this paragraph, the earnest money will be refunded to Buyer. Joey Gumataotao June June		(i) Property Approval is not obtained becaunot satisfy lender's underwriting require	ise the opinion of value in the ments; and	e appraisal does
Price is increased by the amount the loan is reduced due to the appraisal. (3) ADDITIONAL RIGHT TO TERMINATE. In addition to Buyer's right to terminate under Paragraph 2B of the Third Party Financing Addendum, Buyer may terminate the contract within		(ii) the opinion of value is \$	or more.	
Paragraph 2B of the Third Party Financing Addendum, Buyer may terminate the contract within		If the lender reduces the amount of the loan d Price is increased by the amount the loan is redu	lue to the opinion of value, buced due to the appraisal.	the cash portion of Sales
than \$ 600,000.00 ; and (ii) Buyer delivers a copy of the appraisal to the Seller. If Buyer terminates under this paragraph, the earnest money will be refunded to Buyer. Joey Gumataotao	×	Paragraph 2B of the Third Party Financing Ac	In addition to Buyer's r ddendum, Buyer may termi	ight to terminate under nate the contract within
If Buyer terminates under this paragraph, the earnest money will be refunded to Buyer. Joey Gumataotao		(i) the appraised value, according to the than \$ 600,000.00; and	appraisal obtained by Buyer'	s lender, is less
Joey Gumataotao Buyer Joey Gumataotao Seller Lucky Rental LLC Authentison Alex Blackwood		(ii) Buyer delivers a copy of the appraisal t	o the Seller.	
Joey Gumataotao Buyer Joey Gumataotao Seller Lucky Rental LLC Authentique Alex Blackwood		If Buyer terminates under this paragraph, the ea	arnest money will be refunde	d to Buyer.
Joey Gumataotao Buyer Joey Gumataotao Seller Lucky Rental LLC Authentique Alex Blackwood				
Alex Blackwood		Joey Gumataotao	LUCKYREMALLLC	12/03/24 4:09 PM CST
Alex Blackwood	Bu	Yer Joey Gumataotao	SellerLucky Rental LLC	
Alex Blackwood				
Buyer Alex Blackwood Seller				
	Bu	YET Alex Blackwood	Seller	
	-	approved or promulgated forms of contracts. Such	I approvat relates to this contract	tomin only. Thee forms are



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 license holders. 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 (www.trec.texas.gov) TREC No. 49-1.



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)



THIRD PARTY FINANCING ADDENDUM

TO CONTRACT CONCERNING THE PROPERTY AT

3614 Cleburne ST	Houston	ТX	77004
(Street Address an	d City)		
 TYPE OF FINANCING AND DUTY TO APPLY AN promptly for all financing described below and mak for the financing, including but not limited to required by Buyer's lender. (Check applicable boxes A. CONVENTIONAL FINANCING: 	e every reasonable effort t furnishing all information s):	o obtain and do	approval cuments
(1) A first mortgage loan in the principal amofinanced PMI premium), due in full in30_ per annum for the first30_ year(s) of the Buyer's Loan Estimate for the loan not to exceed	year(s), with interest not to look to loan with Origination Chased% of the loan.	o exceed rges as s	hown on
(2) A second mortgage loan in the principal a financed PMI premium), due in full in yea shown on Buyer's Loan Estimate for the loan in	year(s), with interer(s) of the loan with Origin not to exceed%	est not to nation Ch of the lo	exceed arges as an.
B. TEXAS VETERANS LOAN: A loan(s) from \$ for a period in the total am established by the Texas Veterans Land Board.	ount of years at	the inte	rest rate
\$ year(s) of the loan with Origination Cha	FHA insured loa MIP), amortizable mont % per annum rges as shown on Buyer's	n of not hly for for t Loan Esti	less than not less he first mate for
D. VA GUARANTEED FINANCING: A VA guaranteed (excluding any financed Funding Fee), amortizal with interest not to exceed% per annum Origination Charges as shown on Buyer's Lo% of the loan.	ale monthly for not less th	an	years, oan with exceed
E. USDA GUARANTEED FINANCING: A USDA-guara (excluding any financed Funding Fee), amortizal with interest not to exceed% per annum for Origination Charges as shown on Buyer's Loan I of the loan.	ale monthly for not less that	an	vears,
F. REVERSE MORTGAGE FINANCING: A reverse me Conversion Mortgage loan) in the original principany financed PMI premium or other costs), with for the first year(s) of the loan with Ori Estimate for the loan not to exceed% of the	al amount of \$ interest not to exceed gination Charges as showr	(exc % pe on Buye	cluding er annum er's Loan
will not be an FHA insured loan.		-5-5	
G. OTHER FINANCING: A loan not of a type desc (name of lender) in the principal amount of \$ interest not to exceed% per annum for Origination Charges not to exceed % of the	due in the first year(s) e loan. Buyer 🖵 does 🖵 o	year of the lo does not	waive all
rights to terminate the contract under Paragedescribed in this paragraph.	raph 2B of this addend	um for	the loan
 APPROVAL OF FINANCING: Approval for the fi have been obtained when Buyer Approval and Property essence for this paragraph and strict complication. 	nancing described above to serty Approval are obtained ance with the time for	d. Time perforn	is of the



16

AB

Third Party Financing Addendum Concerning

Cleburne ST 3614

Houston

77004

(Address of Property)

A. BUYER APPROVAL (Check one box only):

This contract is subject to Buyer obtaining Buyer Approval. If Buyer cannot obtain Buyer Approval, Buyer may give written notice to Seller within 30 days after the effective date of this contract and this contract will terminate and the earnest money will be refunded to Buyer. If Buyer does not terminate the contract under this provision, 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, not later than 3 days before the Closing Date, may terminate this 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 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.
- 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 requirements in 2.B. 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.

 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. 4. FHA/VA REQUIRED PROVISION: If the financing described above involves FHA insured or

 5. AUTHORIZATION TO RELEASE INFORMATION:

 A. Buyer authorizes Buyer's lender to furnish to Seller or Buyer or their representatives information relating to the status of the approval for the financing.
 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.

 brokers and sales agents provided under Broker Information.

Toey Gumataotao	LUCKY RESTALLLE	dotloop verified 12/03/24 4:09 PM CST 8G2L-SYBR-JOUQ-QUY0
Buyer Joey Gumataotao	Seller Lucky Rental LLC	
Alex Blackwood Buyer Alex Blackwood	Seller	



This form has been approved by the Texas Real Estate Commission for use with similarly approved or promulgated contract forms. Such approval relates to this form only. TREC forms are intended for use only by trained real estate license holders. 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. 40-10. This form replaces TREC No. 40-9.

TR TEXAS REALTORS

COMPENSATION AGREEMENT BETWEEN BROKERS

USE OF THIS FORM BY PERSONS WHO ARE NOT MEMBERS OF THE TEXAS ASSOCIATION OF REALTORS®, INC. IS NOT AUTHORIZED.

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	PARTIES: The parties to this Agree Listing/Principal Broker:		ry 21 Olympian Area Specialists		
	Full Address:				
	Full Address:	E-Mail/Fax:	broker@olympiantexas.com	832-553-	8311
	Cooperating Broker:	S	urge Investment Realty		
	Full Address 2020 Wester	eek Ln #2013	Houston	TX	77027
			humberto@gowithsurge.com		<i>5.</i> 4
2.	PROPERTY: "Property" means the				tixtures:
	Full Address or Description: or as described in an attached ex		burne Street Houston, TX 77004		_
3.	REGISTRATION: Cooperating Brok	er registers Mogul 3	8614 Cleburne LLC		
			(Client) with	Listing/Princip	oal Broker
	Listing/Principal Broker represents t				
١.	TERM: This Agreement begins on _	12/2/2024	and ends at 11:59 pm on	6/25/20	25
.	COOPERATING BROKER'S FEES	:			
	A. <u>Fees</u> : When Earned and Payab (1) (Sale)3% of th (2) (Lease)% of or (3)	e sales price <u>or</u> a flat e sales price <u>or</u> a flat ne full month's rent C	t fee of \$ lient is obligated to pay under the lea	ase <u>or</u> \$	ат арргуу.
	B. <u>Earned and Payable</u> : Cooperation	ng Broker's fees are	Earned when Client enters into a bin	ding agreeme	nt during th
	Term to buy or lease all or part of Broker is the procuring cause of during the Term or after it end through no fault of the Listing impossible or financially unfeas with Owner. Any escrow of	f the Property at any f the sale or lease a s. Listing/Principal E/Principal Broker and ble for the Listing/Pir closing agent	Earned when Client enters into a bind price. Cooperating Broker's fees are nd (ii) when a lease is executed or was a lease is not obligated to pay Cooperate is authorized to pay Cooperate	Payable (i) if when a sale of when a sale of the erating Broke of the reasonable of the separate	Cooperatin loses, either r any fee i care, it wa e agreemei
	Term to buy or lease all or part of Broker is the procuring cause of during the Term or after it end through no fault of the Listing/impossible or financially unfeas with Owner. Any escrow of Listing/Principal Broker's fee. C. Related Parties: If a related part Cooperating Broker will be entitle "Related party" means any assets.	If the Property at any fithe sale or lease a s. Listing/Principal Erincipal Broker and ible for the Listing/Principal in closing agent at closing. Ity of Client agrees to ed to all compensations of Client.	price. Cooperating Broker's fees are nd (ii) when a lease is executed or was Broker is not obligated to pay Coop d in the exercise of good faith and rincipal Broker to collect its fee under	Payable (i) if when a sale cherating Broke treasonable for the separate ing Broker's Property during acquired tot, any officer,	Cooperatin oses, eithe r any fee i care, it wa e agreemen f fee from ng the Term he Property director, o
6.	Term to buy or lease all or part of Broker is the procuring cause of during the Term or after it end through no fault of the Listing/impossible or financially unfeas with Owner. Any escrow of Listing/Principal Broker's feet. C. Related Parties: If a related part Cooperating Broker will be entitl "Related party" means any ass partner of Client, any entity ow Client, in whole or part. ENTIRE AGREEMENT: This Agreement is the procuring Broker will be entitled by the party of the party of the procuring Broker will be entitled by the party of the party of the procuring Broker will be entitled by the party of the procuring Broker will be entitled by the party of the procuring Broker will be entitled by the party of the procuring Broker will be entitled by the party of the procuring Broker will be entitled by the party of the procuring Broker will be entitled by the party of the procuring Broker will be entitled by the party of the procuring Broker.	If the Property at any fithe sale or lease a s. Listing/Principal Erincipal Broker and ible for the Listing/Principal at closing agent at closing. Ity of Client agrees to ed to all compensations and or controlled by the ement is the entire	price. Cooperating Broker's fees are nd (ii) when a lease is executed or various representation of the exercise of good faith and incipal Broker to collect its fee under a uthorized to pay Cooperate or purchase or lease all or part of the properation of the properation of the family member or relation of Clier	Payable (i) if when a sale cherating Broket reasonable for the separate ing Broker's Property during acquired that, any officer, notity that owns and be change	Cooperatin oses, eithe r any fee i care, it wa e agreemer fee fror ng the Term he Property director, of s or control
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Fe un	Term to buy or lease all or part of Broker is the procuring cause of during the Term or after it end through no fault of the Listing/impossible or financially unfeas with Owner. Any escrow of Listing/Principal Broker's fee. C. Related Parties: If a related part Cooperating Broker will be entitl "Related party" means any assepartner of Client, any entity ow Client, in whole or part. ENTIRE AGREEMENT: This Agreement matter.	If the Property at any fithe sale or lease a s. Listing/Principal Erincipal Broker and ible for the Listing/Principal et closing agent at closing. Ity of Client agrees to ed to all compensations and or controlled by the ement is the entire the supersedes any principal et all conservations. OS69020	price. Cooperating Broker's fees are nd (ii) when a lease is executed or various or its not obligated to pay Cooped in the exercise of good faith and incipal Broker to collect its fee underincipal Broker to collect its fee underincipal Broker to pay Cooperate or purchase or lease all or part of the on under this Agreement as if Client I or family member or relation of Clier Client, in whole or part, and any endering agreement of the parties and may represent the parties and may represent the parties cooperated.	Payable (i) if when a sale cherating Broke is reasonable for the separate ing Broker's Property during acquired to acquired to any officer, not be change incerning the sale.	Cooperatin oses, either r any fee i care, it wa e agreemer fee from the Property director, of or control ed except be ame subject 0013919 License No

(TXR-2402) 08-23-24 Page 1 of 1



TR TEXAS REALTORS

SELLER'S DISCLOSURE NOTICE

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Section 5.008, Property Code requires a seller of residential property of not more than one dwelling unit to deliver a Seller's Disclosure Notice to a buyer on or before the effective date of a contract. This form complies with and contains additional disclosures which exceed the minimum disclosures required by the Code.

CONCERNING THE PROPERTY AT: 3614 Cleburne Street, Houston, Texas 77004

1

THIS NOTICE IS A DISCLOSURE OF SELLER'S KNOWLEDGE OF THE CONDITION OF THE PROPERTY AS OF THE DATE SIGNED BY SELLER AND IS NOT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THE BUYER MAY WISH TO OBTAIN. IT IS NOT A WARRANTY OF ANY KIND BY SELLER, SELLER'S AGENTS, OR ANY OTHER AGENT.

AGENTS, OR ANY OTHER AGENT.		
Seller \square is \boxtimes is not occupying the property. If unoccupied (by Seller), how		
Property?	(approximate date) or	never
occupied the Property		
Section 1. The Property has the items marked below: (Mark Yes (Y), No (N), or Unknown (U).)	
This Notice does not establish the items to be conveyed. The contract will determine	which items will & will not	convey.

VINILI

ltem	Y	N	U
Cable TV Wiring			Х
Carbon Monoxide Det.			Х
Ceiling Fans	X		
Cooktop		X	
Dishwasher	x		
Disposal	X		
Emergency Escape	Ī	х	
Ladder(s)		Ľ	
Exhaust Fan	X		
Fences	X		
Fire Detection Equipment		X	
French Drain			Х
Gas Fixtures	X		
Liquid Propane Gas		Х	
- LP Community (Captive)			x

item	Y	N	U
Natural Gas Lines	X		
Fuel Gas Piping:		Х	
- Black Iron Pipe		Х	
- Copper		Х	
- Corrugated Stainless Steel Tubing		х	
Hot Tub		Х	
Intercom System		x	
Microwave	X		
Outdoor Grill		X	1
Patio/Decking	X		
Plumbing System	X		
Pool		X	
Pool Equipment		Х	
Pool Maint. Accessories		x	
Pool Heater		X	

Item	Y	N	U
Pump: ☐ sump ☐ grinder		X	
Rain Gutters			X
Range/Stove	X		
Roof/Attic Vents			Х
Sauna		x	
Smoke Detector			Х
Smoke Detector Hearing			x
Impaired			Ľ
Spa		X	
Trash Compactor		X	
TV Antenna		X	
Washer/Dryer Hookup	X		
Window Screens	X		
Public Sewer System	Х		

Item	Υ	N		Additional Information
Central A/C	X			☑ electric ☐ gas number of units: 2
Evaporative Coolers		X		number of units:
Wall/Window AC Units		X		number of units:
Attic Fan(s)			Х	if yes, describe:
Central Heat	X			□ electric 図 gas number of units: 2
Other Heat		X		if yes, describe:
Oven	X			number of ovens: 1 ☐ electric ☒ gas ☐ other
Fireplace & Chimney		X		□wood □ gas log □mock □ other
Carport		X		☐ attached ☐ not attached
Garage	X			□ attached □ not attached
Garage Door Openers	X			number of units: 1 number of remotes: 1

Initialed by: Buyer 16, AB and Seller: RW,

LP on Property

Concerning the Property at 3614	Cleburn	6 006										
Satellite Dish & Controls			X	□ ov	vne	d 🗆	leased fro	m:				
Security System		X	-				leased fro					
Solar Panels		-	X	□ o/	vne	d 🗆	leased fro	m:				
Water Heater		X	\Box	□ el	ecti	ic 🛭	⊠ gas □ o	the	r	number of units	: 1	
Water Softener			X	□ 0/	vne	d 🗆	leased fro	m:				
Other Leased Item(s)			X	if ye	s, d	escri	ibe:					
Underground Lawn Sprinkl	er		X				☐ manua	ıl	are	as covered:		
Septic / On-Site Sewer Fac			X	if Ye	es, a	ttach	n Informatio	n A	\bo	ut On-Site Sewer Facility.(TX	R-140	7)
covering)? □ yes ⊠ no □ Are you (Seller) aware of a	vering of unknown of the	on the own he ite	ms	listed in	thi	ngles s Sec	ction 1 that	/eri	ng _l	te) blaced over existing shingles t in working condition, that ha		of
defects, or are in need of re	*					, 400	SCHEE.					
Section 2. Are you (Seller you are aware and No (N)	r) awar	re of	not	aware.	s o					of the following?: (Mark Y		
Section 2. Are you (Seller you are aware and No (N) Item	r) awar	re of are	not Iter	aware. n	s o				N	Item		' N
Section 2. Are you (Seller you are aware and No (N) Item Basement	r) awar	re of are	not Iter Flo	aware. n ors	s o	r mal	lfunctions		N X	Item Sidewalks		/ N
Section 2. Are you (Seller you are aware and No (N) Item Basement Ceilings	r) awar	re of are	Iter Flo Fou	aware. n ors undation	s o	r mal	lfunctions		N X X	Item Sidewalks Walls / Fences		/ N
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you are aware and No (N) Item Basement Ceilings Doors Driveways Electrical Systems Exterior Walls	r) awar if you Y	re of are	Iter Flo Fou Inte Lig Plu Roo	aware. n ors undation erior Wa hting Fix mbing S	s o) n / S alls xtur Syst	r mal slab(s es ems	Ifunctions	Y	N X X X X X X X X X	Item Sidewalks Walls / Fences Windows Other Structural Compone	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	/ N
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Section 2. Are you (Seller you are aware and No (N) Item Basement Ceilings Doors Driveways Electrical Systems Exterior Walls If the answer to any of the i Section 3. Are you (Selle No (N) if you are not aware	r) awar if you Y items in	re of are N X X X X X X X	Iter Flo Fou Inte Lig Plu Roc	aware. n ors undation erior Wa hting Fix mbing S of	s or) 1 / S alls xtur Syst	r mal	ing condit	Y	N X X X X X	Item Sidewalks Walls / Fences Windows Other Structural Compone al sheets if necessary):	nts	' N

Condition	Y	N
Aluminum Wiring		X
Asbestos Components		X
Diseased Trees: ☐ Oak Wilt ☐		X
Endangered Species/Habitat on Property		X
Fault Lines		X
Hazardous or Toxic Waste		X
Improper Drainage		X
Intermittent or Weather Springs		X
Landfill		X
Lead-Based Paint or Lead-Based Pt. Hazards		X
Encroachments onto the Property		X
Improvements encroaching on others' property		X

Condition	Y	N
Radon Gas		X
Settling		X
Soil Movement		X
Subsurface Structure or Pits		X
Underground Storage Tanks		X
Unplatted Easements		X
Unrecorded Easements		X
Urea-formaldehyde Insulation		X
Water Damage Not Due to a Flood Event		X
Wetlands on Property		X
Wood Rot		X

Initialed by: Buyer 16. AB and Seller: RW, ____



X
X
X
X
X
X

Active infestation of termites or other wood destroying insects (WDI)	x
Previous treatment for termites or WDI	+
Previous termite or WDI damage repaired	X
Previous Fires	X
Termite or WDI damage needing repair	X
Single Blockable Main Drain in Pool/Hot Tub/Spa*	X

Тиргора
If the answer to any of the items in Section 3 is Yes, explain (attach additional sheets if necessary):
*A single blockable main drain may cause a suction entrapment hazard for an individual.
Section 4. Are you (Seller) aware of any item, equipment, or system in or on the Property that is in need of
repair, which has not been previously disclosed in this notice? ☐ yes ☒ no If yes, explain (attach
additional sheets if necessary):
Section 5. Are you (Seller) aware of any of the following conditions?* (Mark Yes (Y) if you are aware and
check wholly or partly as applicable. Mark No (N) if you are not aware.)
Y N
☐ ☑ Present flood insurance coverage.
□ ⊠ Previous flooding due to a failure or breach of a reservoir or a controlled or emergency release of water from a reservoir.
☐ ☑ Previous flooding due to a natural flood event.
\square \boxtimes Previous water penetration into a structure on the Property due to a natural flood event.
□ Located □ wholly □ partly in a 100-year floodplain (Special Flood Hazard Area-Zone A, V, A99, AE, AO, AH, VE, or AR).
□ 🗵 Located 🗆 wholly 🗆 partly in a 500-year floodplain (Moderate Flood Hazard Area-Zone X (shaded)).
□ ⊠ Located □ wholly □ partly in a floodway.
□ ☑ Located □ wholly □ partly in flood pool.
□ ☑ Located □ wholly □ partly in a reservoir.
If the answer to any of the above is yes, explain (attach additional sheets if necessary):

*If Buyer is concerned about these matters, Buyer may consult Information About Flood Hazards (TXR 1414).

*For purposes of this notice:

Initialed by: Buyer: 16 AB and Seller: RW, ____



[&]quot;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 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.

Section 6. Have you (Seller) ever filed a claim for flood damage to the Property with any insurance provider, including the National Flood Insurance Program (NFIP)?* □yes ☒ no 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).
Section 7. Have you (Seller) ever received assistance from FEMA or the U.S. Small Business Administration (SBA) for flood damage to the Property? □yes ☒ no If yes, explain (attach additional sheets as necessary):
Section 8. Are you (Seller) aware of any of the following? (Mark Yes (Y) if you are aware. Mark No (N) if you are not aware.)
Y N
Room additions, structural modifications, or other alterations or repairs made without necessary permits, with unresolved permits, or not in compliance with building codes in effect at the time.
☐ ⊠ Homeowners' associations or maintenance fees or assessments. If Yes, complete the following: Name of association:
Name of association: Phone: Phone: and are: □ mandatory □ voluntary
Fees or assessments are: \$ per and are: □ mandatory □ voluntary
Any unpaid fees or assessment for the Property? □ yes (\$) □ no If the Property is in more than one association, provide information about the other associations below:





Initialed by: Buye 16, AB and Seller: RW, ____

detector requi	Does the Property have working smoke detectors installed in accordance with the smoke irements of Chapter 766 of the Health and Safety Code?* ☐ yes ☐ no ☒ unknown vn, explain (Attach additional sheets if necessary):
	v if smoke detector meets the requirements of Chapter 765 of the health and safety code

*Chapter 766 of the Health and Safety Code requires one-family or two-family dwellings to have working smoke detectors installed in accordance with the requirements of the building code in effect in the area in which the dwelling is located, including performance, location, and power source requirements. If you do not know the building code requirements in effect in your area, you may check unknown above or contact your local building official for more information.

A buyer may require a seller to install smoke detectors for the hearing impaired if. (1) the buyer or a member of the buyer's family who will reside in the dwelling is hearing-impaired; (2) the buyer gives the seller written evidence of the hearing impairment from a licensed physician; and (3) within 10 days after the effective date, the buyer makes a written request for the seller to install smoke detectors for the hearing-impaired and specifies the locations for installation. The parties may agree who will bear the cost of installing the smoke detectors and which brand of smoke detectors to install.



Seller acknowledges that the statements in this notice are true to the best of Seller's belief and that no person, including the broker(s), has instructed or influenced Seller to provide inaccurate information or to omit any material information.

	08/29/2024	Circulation of College	Data
Signature of Seller	Date	Signature of Seller	Date
Printed Name: Rudy Wong		Printed Name:	
ADDITIONAL NOTICES TO BUY	/ER:		
registered sex offenders are	e located in certain zip code	latabase that the public may search, a e areas. To search the database, visit eas or neighborhoods, contact the local p	www.txdps.state.tx.us. For
high tide bordering the Gulf (Chapter 61 or 63, Natural	of Mexico, the Property ma Resources Code, respectiv r repairs or improvements	I of the Gulf Intracoastal Waterway or wi y be subject to the Open Beaches Act o ely) and a beachfront construction cer . Contact the local government with tion.	or the Dune Protection Act tificate or dune protection
Texas Department of Insura and hail insurance. A certifi information, please review I contact the Texas Departme	ance, the Property may be s icate of compliance may be Information Regarding Wind nt of Insurance or the Texas	ate designated as a catastrophe area b ubject to additional requirements to obt required for repairs or improvements Istorm and Hail Insurance for Certain F Windstorm Insurance Association.	ain or continue windstorm to the Property. For more roperties (TAR 2518) and
zones or other operations. In Installation Compatible Use on the Internet website of th located.	nformation relating to high r Zone Study or Joint Land U e military installation and of	and may be affected by high noise or air noise and compatible use zones is avail se Study prepared for a military installa the county and any municipality in whic	able in the most recent Air tion and may be accessed h the military installation is
/E) If you are beging your offers	on equare footage, measure	ements, or boundaries, you should have	those items independently
(5) If you are basing your offers measured to verify any report		, , , , , , , , , , , , , , , , , , ,	mose items independently
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Information About Brokerage Services

Texas law requires all real estate license holders to give the following information about brokerage services to prospective buyers, tenants, sellers and landlords.



TYPES OF REAL ESTATE LICENSE HOLDERS:

- A BROKER is responsible for all brokerage activities, including acts performed by sales agents sponsored by the broker.
- A SALES AGENT must be sponsored by a broker and works with clients on behalf of the broker.

A BROKER'S MINIMUM DUTIES REQUIRED BY LAW (A client is the person or party that the broker represents):

- Put the interests of the client above all others, including the broker's own interests;
- Inform the client of any material information about the property or transaction received by the broker;
- Answer the client's questions and present any offer to or counter-offer from the client; and
- Treat all parties to a real estate transaction honestly and fairly.

A LICENSE HOLDER CAN REPRESENT A PARTY IN A REAL ESTATE TRANSACTION:

AS AGENT FOR OWNER (SELLER/LANDLORD): The broker becomes the property owner's agent through an agreement with the owner, usually in a written listing to sell or property management agreement. An owner's agent must perform the broker's minimum duties above and must inform the owner of any material information about the property or transaction known by the agent, including information disclosed to the agent or subagent by the buyer or buyer's agent.

AS AGENT FOR BUYER/TENANT: The broker becomes the buyer/tenant's agent by agreeing to represent the buyer, usually through a written representation agreement. A buyer's agent must perform the broker's minimum duties above and must inform the buyer of any material information about the property or transaction known by the agent, including information disclosed to the agent by the seller or seller's agent.

AS AGENT FOR BOTH - INTERMEDIARY: To act as an intermediary between the parties the broker must first obtain the written agreement of each party to the transaction. The written agreement must state who will pay the broker and, in conspicuous bold or underlined print, set forth the broker's obligations as an intermediary. A broker who acts as an intermediary:

- Must treat all parties to the transaction impartially and fairly;
- May, with the parties' written consent, appoint a different license holder associated with the broker to each party (owner and buyer) to communicate with, provide opinions and advice to, and carry out the instructions of each party to the transaction.
- Must not, unless specifically authorized in writing to do so by the party, disclose:
 - that the owner will accept a price less than the written asking price;
 - that the buyer/tenant will pay a price greater than the price submitted in a written offer; and
 - any confidential information or any other information that a party specifically instructs the broker in writing not to disclose, unless required to do so by law.

AS SUBAGENT: A license holder acts as a subagent when aiding a buyer in a transaction without an agreement to represent the buyer. A subagent can assist the buyer but does not represent the buyer and must place the interests of the owner first.

TO AVOID DISPUTES, ALL AGREEMENTS BETWEEN YOU AND A BROKER SHOULD BE IN WRITING AND CLEARLY ESTABLISH:

- The broker's duties and responsibilities to you, and your obligations under the representation agreement.
- Who will pay the broker for services provided to you, when payment will be made and how the payment will be calculated.

LICENSE HOLDER CONTACT INFORMATION: This notice is being provided for information purposes. It does not create an obligation for you to use the broker's services. Please acknowledge receipt of this notice below and retain a copy for your records.

Century 21 Olympian Area Specialists	0569020	broker@olympiantexas.com	7135500096
Licensed Broker/Broker Firm Name or Primary Assumed Business Name	License No.	Email	Phone
Stephen G Williams	0529036	broker@olympiantexas.com	713-550-0096
Designated Broker of Firm	License No.	Email	Phone
Stephen Williams	0529036	broker@olympiantexas.com	713-550-0096
Licensed Supervisor of Sales Agent/ Associate	License No.	Email	Phone
Ferrari Wong	0683794	ferrariwong@gmail.com	(832) 455-6940
Sales Agent/Associate's Nam	License No.	Email	Phone
BY BY STILL	ant/Seller/Landlo	ord Initials Date	_

Regulated by the Texas Real Estate Commission

Information available at www.trec.texas.gov