

Settlement Statement (HUD-1)

OMB Approval No. 2502-0265

A. Settlement Statement	B. Type of Loan
First Associates Title Comments	1-5. Loan Type: Conv. Ins.
First American Title Company Final Statement	6. File Number: 1655369-HO37
Final Statement	7. Loan Number: 3707603216
	8. Mortgage Insurance Case Number:
C. Note: This form is furnished to give you a statement of actual settlement costs. Amounts paid to and by the settlement agent are shown here for informational purposes and are not included in the totals.	own. Items marked "(POC)" were paid outside this closing; they are shown
D. Name & Address of Borrower: Brett C. McCarroll 13630 Pinerock Lane, Houston, TX 77079	
E. Name & Address of Seller: Anita Kay Brunsting; Amy Ruth Brunsting Co-Trustees of the Nelva E. Brun The Brunsting Family Living Trust dated 10-10-96 as amended and all Trusts created therein. 203 Bloomingdale Circle, Victoria, TX 77904	sting Survivor's Trust dated 4-1-2009, established under
F. Name & Address of Lender: PrimeLending, A Plainscapital Company 18111 Preston Road, Suite 900 Dallas, TX 75252	
G. Property Location: 13630 Pinerock Lane, Houston, TX 77079	
H. Settlement Agent: First American Title Company (713)461-8051 Address: 13110 Memorial Drive, Houston, TX 77079	I. Settlement Date: 03/12/2012 Print Date: 03/09/2012, 3:55 PM
Place of Settlement Address: 13110 Memorial Drive, Houston, TX 77079	Disbursement Date: 03/12/2012 Signing Date:

J. Summary of Borrower's Transaction	
100. Gross Amount Due from Borrower	
101. Contract Sales Price	469,000.00
102. Personal property	
103. Settlement charges to borrower (line 1400)	11,393.15
104.	_
105.	
Adjustments for items paid by seller in advance	
106. City/town taxes	
107. County taxes	
108. Assessments	
109. Association Dues 03/12/12 to 07/01/12 @\$359.00/semi	218.35
110.	
111.	
112.	
113.	
114.	
115.	
120. Gross Amount Due from Borrower	480,611.50
200. Amounts Paid by or on Behalf of Borrower	
201. *Deposit or earnest money	4,690.00
202. Principal amount of new loan(s)	417,000.00
203. Existing loan(s) taken subject	
204. **OTP Pd by Seller	2,813.00
205. Option Fee	100.00
206. Seller Credit to Buyer (see attached)	3,000.00
207.	
208.	
209.	
Adjustments for items unpaid by seller	
210. City/town taxes	
211. County taxes	
212. Assessments	
213. Est.Property Taxes-No Exempt 01/01/12 to 03/12/12 @\$7212.44/yr	1,422.73
214.	
215.	
216.	
217.	
218.	
219.	
220. Total Paid by/for Borrower	429,025.73
300. Cash at Settlement from/to Borrower	
301. Gross amount due from borrower (line 120)	480,611.50
302. Less amounts paid by/for borrower (line 220)	429,025.73
303. Cash (X From) (To) Borrower	51,585.77

K,	Summary	Οf	Seller's	Transaction

400. Gross Amount Due to Seller	
401. Contract sales price	469,000.0
402. Personal property	
403. Total Deposits	
404.	
405.	
Adjustments for items paid by seller in advance	
406. City/town taxes	
407. County taxes	
408. Assessments	
409. Association Dues 03/12/12 to 07/01/12 @\$359.00/semi	218.3
410.	
411.	·
412.	
413.	
414.	
415.	
420. Gross Amount Due to Seller	469,218.3
500. Reductions In Amount Due to Seller	
501. Excess deposit (see instructions)	
502. Settlement charges to seller (line 1400)	28,753.3
503. Existing loan(s) taken subject	
504. Payoff of first mortgage loan	
505. Payoff of second mortgage loan	
506. **OTP Pd by Seller	2,813.0
507. Option Fee	100.0
508. Seller Credit to Buyer (see attached)	3,000.0
509.	
Adjustments for items unpaid by seller	
510. City/town taxes	
511. County taxes	
512. Assessments	
513. Est.Property Taxes-No Exempt 01/01/12 to 03/12/12 @\$7212.44/yr	1,422.7
514.	
515.	
516.	
517.	
518.	
519.	
520. Total Reduction Amount Due Seller	36,089.0
600. Cash at Settlement to/from Seller	· · · · · ·
601. Gross amount due to seller (line 420)	469,218.3
602. Less reductions in amounts due seller (line 520)	36,089.0

POC-B (Borrower); POC-S (Seller); POC-L (Lender); POC-MB (Mortgage Broker).

The Public Reporting Burden for this collection of information is estimated at 35 minutes per response for collecting, reviewing, and reporting the data. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number. No confidentiality is assured; this disclosure is mandatory. This is designed to provide the parties to a RESPA covered transaction with information during the settlement process.

Previous editions are obsolete.
* See Supplemental Page for details. ** Paid on Behalf of Borrower.

Division of commission (line 700) as follows: 701. \$14,070.00 to Martha Turner Properties Funds	L. Settlement Charges		1 110 110	
100. 140.				Paid From Seller's
10.0 Commission point at stellament				Funds at Settlement
2006 Remark Required by Lender to 8 Pald in Advance 2010 Remark Required by Lender to 8 Pald in Advance 2010 Remark Required by Lender to 8 Pald in Advance 2010 Remark Required by Lender to 10 Pald Interest to				28,140.00
2011 Cort originator charge \$1,250.00 from GEF 47	704.			
\$25.70 crost of those provides are specific biolered than schools \$3.70 car adjusted crispes from EAP 3.502.50 \$29.4 Appraisal few to PL tho Collands Completed A Associated to PL those Collands Company (then OFE 48) \$4.50.00 \$29.4 Appraisal few to PL tho Collands Company (then OFE 48) \$4.50.00 \$29.5 Consist root of PL tho Corollands Dale (then OFE 48) \$29.5 Collands the PL tho Corollands Dale (then OFE 48) \$29.5 Collands the PL tho Corollands Dale (then OFE 48) \$29.5 Collands the PL those Collands Company (then OFE 48) \$29.5 Collands the PL those Collands Company (then OFE 48) \$29.5 Collands the PL those Collands Company (then OFE 48) \$29.5 Collands the PL those Collands	800. Items Payable in Connection with Loan			
2023 Year adjusted origination charges to Primit Landers A Priminage 475,000 475				
26.4 Aprilia file to P.P. to Collination Completed & Associ				
1005. Treat sport to PR. bo Fold Faculat Disar Principal Company Principal Compa				
100. Fire service to Friend-enforty, A Pathesaphal Company				
BOX. Floor destillation to Pt. Box Corelagio (from OFE #3) 9.50				
100.			9.50	
1810. (from GFE R3)				
200. Items Required by Lender to Be Palet in Advance				
900. Items Required by Lender to Be Paid in Advance 910. Daly interest charges from DST14712 to 4001712 g851-140000fdsy to Prime Lending, A Philoscopital Company (from GFE #3) 5,787,70 910. Mortgan interact permitted free #8 Morten's resist to Prime Lending, A Philoscopital Company (from GFE #3) 5,887,40 910. Homeower's Insurance to Liberty Mutall Insurance 0,000 GFE #41) 1,791,00 1,791			··	
1901. Daily Interest changes from 03/13/12 to 04/13/12 (#551 4/1000/dely by FrimsLanding, A Plainscapital Company (the GFE #8)		(IIOIII GFE #3)		
902. Mortigage insularance permitum for ## Monthark/Yarus to Printst, andrigo, A Plaintacaptant Company (from GPE #3) (79.00.) 903. Homeowner's insurance to Liberty Nutural Insurances (from GPE #1) (79.00.) 905. 906. 906. 907. 908. 908. 909. 909. 909. 909. 909. 909		nding A Plainecanital Company (from GEE #10)	976 70	
1003. Homeowner's insurance to Liberty Metusal Insurance (from GFE #11) 1,791.00 1,005.00		. *		<u></u>
1006.		· ·		
1000. Reserves Deposited with Lender				
1000. Reserves Deposited with Lender				
1001. Initial deposit for your searow account			<u></u>	
1002. Homeowner's insurance 3 mo(s) @\$149.25mo				
1003. Morgage insurance			2,710.70	<u> </u>
1005. City Taxes 6 mo(s) @3143.31/mo		\$447.75		<u> </u>
1005. City Taxes 6 mots) @\$143.80/mo		\$859.86		
1006. School Taxes 6 mols) @\$13.93/mo	<u> </u>			
1100. Title Charges 1101. Title services and lender's title insurance (from GFE #4) 658.80 1102. Settlement or closing fee \$330.00 1103. "*Owner's title insurance - First American Title Company (from GFE #5) 2.993.65 1104. "Lender's title insurance - First American Title Company \$301.80 1105. Lender's title policy limit \$ 417,000.00 1106. Owner's title policy limit \$ 489,000.00 1107. Agents portion of the total title insurance premium \$ 2,767.13 107. Agents portion of the total title insurance premium \$ 488.32 107. Agents portion of the total title insurance premium \$ 488.32 107. First American Title Company 1108. Underwriter's portion of total title insurance premium \$ 488.32 107. First American Title Insurance Company 1109. Doe Prep Warranty Deed to Potunsky & Beltel, LLP 1110. Policy Guaranty Fee - Mortgagee to \$2.00 1111. Policy Guaranty Fee - Mortgagee to \$2.00 1111. Policy Guaranty Fee - Mortgagee to \$2.00 1200. Government Recording and Transfer Charges (from GFE #7) 112.00 1201. Government Recording charges (from GFE #7) 112.00 1202. Recording fees: Deed \$20.00 Mortgage \$92.00 Release \$0.00 1203. Transfer taxes (from GFE #8) 1204. Gibycounty taxishamps: 1205. State taxistamps: 1206. State taxistamps: 1207. State taxistamps: 1208. 1209. 1209. 1200. Additional Settlement Charges 1301. Required services that you can shop for (from GFE #6) 390.00 1303. Transfer Fee to Best Fit Solutions 150.00 1304. 1307. 1308. 1309.				
1101. Titles services and lender's title insurance	1007. Aggregate Adjustment	-\$1,343.29		
1102. Settlement or closing fee	1100. Title Charges			
to First American Title Company (from GFE #6) 2,953.65 11103. ""Owner's title insurance - First American Title Company \$301,80 1104. "Lender's title insurance - First American Title Company \$301,80 1105. Lender's title policy limit \$ 417,000.00 1106. Owner's title policy limit \$ 489,000.00 1107. Agent's portion of the total title insurance premium \$ 2,767.13 10 First American Title Company 1108. Underwriter's portion of total title insurance premium \$ 488.32 10 First American Title Company 1109. Doe Prey Warranty Deed to Potunsky & Bellel, LLP 1110. Policy Guaranty Fee - Mortgagee to \$2.00 1111. Policy Guaranty Fee - Mortgagee to \$2.00 1111. Policy Guaranty Fee - Mortgagee to \$2.00 1111. Policy Guaranty Fee - Mortgagee to \$2.00 1200. Government Recording and Transfer Charges 1201. Government Recording and Transfer Charges 1201. Government recording charges (from GFE #7) 1112.00 1202. Recording fees: Deed \$2.00 Mortgage \$92.00 Release \$0.00 1203. Transfer faxes (from GFE #8) 1204. City/county tax/stamps: 1205. State tax/stamps: 1206. State tax/stamps: 1207. 1208. 1209. 1210. 1300. Additional Settlement Charges 390.00 1301. Required services that you can shop for (from GFE #8) 390.00 1302. Survey to RLS, Inc \$390.00 1303. Transfer Fee to Best Fit Solutions 150,00 1303. Transfer Fee to Best Fit Solutions 150,00 1306. 1307. 1308.			658.80	
1103. ***Owner's title insurance - First American Title Company		\$330.00	_	330.00
1104. "Lender's title Insurance - First American Title Company		Mana OFF 45)	0.053.05	
1105. Lender's title policy limit \$ 417,000.00			2,953.65	
1106. Owner's title policy limit		\$301.30		
to First American Title Company 1108. Underwriter's portion of total title insurance premium \$ 488.32 to First American Title Insurance Company 1109. Doc Prep Warranty Deed to Potunsky & Beitel, LLP 1110. Policy Guaranty Fee - Mortgagee to \$2.00 1111. Policy Guaranty Fee - Owner to 1111. Policy Guaranty Fee - Owner to 1200. Government Recording and Transfer Charges 1201. Government Recording tharges (from GFE #7) 112.00 1202. Recording fees: Deed \$20.00 Mortgage \$92.00 Release \$0.00 1203. Transfer taxes (from GFE #8) 1204. City/county tax/stamps: 1205. State tax/stamps: 1206. 1207. 1208. 1209. 1209. 1210. 1210. 1210. 1210. 1210. 1210. 1300. Additional Settlement Charges 1301. Required services that you can shop for (from GFE #8) 390.00 1302. Survey to RLS, Inc \$390.00 1303. Transfer Fee to Best Fit Solutions 1306. 1307.				
1108. Underwriter's portion of total title insurance premium \$ 488.32 to first American Title Insurance Company	1107. Agent's portion of the total title insurance premium \$ 2,767.13			
to First American Title Insurance Company 1109. Doc Prep Warranty Deed to Polunsky & Beitel, LLP 1111. Policy Guaranty Fee - Mortgagee to \$2.00				
1109. Doc Prep Warranty Deed to Potunsky & Beitel, LLP			_	
1110. Policy Guaranty Fee - Mortgagee to \$2.00				05.00
1111. Policy Guaranty Fee - Owner to \$25.00		\$2.00		85.00
*Supplemental Summary \$25.00 1200. Government Recording and Transfer Charges (from GFE #7) 112.00 1201. Government recording charges (from GFE #7) 112.00 1202. Recording fees: Deed \$20.00 Mortgage \$92.00 Release \$0.00 (from GFE #8) 1202. Recording fees: Deed \$20.00 Mortgage \$92.00 Release \$0.00 (from GFE #8) 1202. Recording fees: Deed \$20.00 Mortgage \$92.00 Release \$0.00 (from GFE #8) 1202. Recording fees: Deed \$20.00 Mortgage \$92.00 Release \$0.00 1202. Recording fees: Deed \$20.00 Mortgage \$92.00 Release \$0.00 1202. Recording fees: Deed \$20.00 Mortgage \$92.00 Release \$0.00 1202. Recording fees: Deed \$20.00 Mortgage \$92.00 Release \$0.00 1202. State tax/stamps: Deed \$20.00 Mortgage \$92.00 Release \$0.00 1202. State tax/stamps: Deed \$20.00 Release \$20.00 Release \$20.00 1202. State tax/stamps: Deed \$20.00 Release \$20.0		Ψ2.00		2.00
1200. Government Recording and Transfer Charges		\$25.00		96.30
1201. Government recording charges (from GFE #7) 112.00 1202. Recording fees: Deed \$20.00 Mortgage \$92.00 Release \$0.00 (from GFE #8) 1204. City/county tax/stamps: (from GFE #8) 1205. State tax/stamps: (70 1206. (70 1208. (70 1209. (70 1210. (70 1209. (70 1200. (70 1201. Required services that you can shop for (from GFE #6) 390.00 1302. Survey to RLS, Inc \$390.00 1303. Transfer Fee to Best Fit Solutions 150.00 1304. 1305. 1306. 1307. 1308. (70 (70 (70 1308. (70 (70 (70 1309. (70 (70 (70 1300. (70 (70 (70 1300. (70 (70 (70 1300. (70 (70 (70 1300. (70 (70 (70 1300. (70 (70 (70 1300. (70 (70 (70	1200 Government Recording and Transfer Charges			
1203. Transfer taxes		(from GFE #7)	112.00	
1204. City/county tax/stamps: 1205. State tax/stamps: 1206. 1207. 1208. 1209. 1210. 1210. 1300. Additional Settlement Charges 1301. Required services that you can shop for (from GFE #6) 390.00 1302. Survey to RLS, Inc \$390.00 1304. 1304. 1305. 1306. 1307. 1308. 1308.	1202. Recording fees: Deed \$20.00 Mortgage \$92.00 Release \$0.00			
1205. State tax/stamps: 1206. 1207. 1208. 1209. 1210. 1300. Additional Settlement Charges 1301. Required services that you can shop for (from GFE #6) 390.00 1302. Survey to RLS, Inc \$390.00 1303. Transfer Fee to Best Fit Solutions 150.00 1304. 1305. 1306. 1307. 1308. 1308.		(from GFE #8)		
1206. 1207. 1208. 1209. 1210. 1210. 1300. Additional Settlement Charges Image: Company of the services that you can shop for the services				
1207. 1208. 1209. 1210. <td< td=""><td></td><td></td><td></td><td></td></td<>				
1208. 1209. 1210. 1210. 1300. Additional Settlement Charges 1301. Required services that you can shop for (from GFE #6) 390.00 1302. Survey to RLS, Inc \$390.00 150.00 1303. Transfer Fee to Best Fit Solutions 150.00 1304. 1305. 1306. 1307. 1307. 1308. 150.00	·		- 	
1210. 1300. Additional Settlement Charges				
1300. Additional Settlement Charges 1301. Required services that you can shop for (from GFE #6) 390.00 1300	· · · · · · · · · · · · · · · · · · ·			
1301. Required services that you can shop for (from GFE #6) 390.00 1302. Survey to RLS, Inc \$390.00 150.00 1303. Transfer Fee to Best Fit Solutions 150.00 150.00 1304. 1305. 1306. 1306. 1307. 1307. 1308. 1308. 1308.	1210.			
1302. Survey to RLS, Inc \$390.00 1303. Transfer Fee to Best Fit Solutions 150.00 1304. 1305. 1306. 1306. 1307. 1308.				
1303. Transfer Fee to Best Fit Solutions 150,00 1304. 1305. 1306. 1306. 1307. 1308.			390.00	
1304. ————————————————————————————————————	······································	\$390.00	450.00	400.00
1305. ————————————————————————————————————			150,00	100.00
1306. 1307. 1308.			 	
1307. 1308.			 	
1309.				
1010				_
1310. 1311.			 	
				
* See Supplemental Page for details. ** Paid on Behalf of Borrower. POC-B (Borrower); POC-S (Seller); POC-L (Lender); POC-MB (Mortgage Broker).		<u> </u>	,	28,753.30

Comparison of Good Faith Estimate (GFE) and HUD-1 Charges		Good Faith Estimate	File No. 1655369-HO3
Charges That Cannot Increase	HUD-1 Line Number	Ood Falar Estimate	1100-1
Our origination charge	# 801	1,250.00	1,250.00
Your credit / charge (points) for the specific interest rate chosen	# 802	-5,212.50	-5,212.50
Your adjusted origination charges	# 803	-3,962.50	-3,962.50
Transfer taxes	# 1203	0.00	
Charges That in Total Cannot Increase More Than 10%		Good Faith Estimate	HUD-1
Government recording charges	# 1201	144.00	112.00
Appraisal fee	# 804	425.00	425.00
Credit report	# 805	60.00	0.81
Tax service	# 806	90.00	90.00
Flood certification	# 807	9.50	9.50
Mortgage insurance premium for ## Months/Years	# 902	5,087.40	5,087.40
	#		
	#		
	Total	5,815.90	5,724.71
Increase t	etween GFE and HUD-1 Charges	-\$91.19	or -1.5679%
		<u> </u>	
Charges That Can Change		Good Faith Estimate	HUD-1
<u></u>	# 1001	2,388.24	2,710.70
Daily interest charges	# 901 @\$51.410000/day	771.17	976.79
	# 903 # 1101	2,340.96	1,791.00
	# 1101 # 1103	910.00	658.80
	# 1302	2,800.00 405.00	2,953.65
Survey	# 1302	405,00	390.00
Loan Terms			
Your initial loan amount is	\$ 417,000.00		
Your loan term is	30 years		<u> </u>
Your initial interest rate is	4.5000 %		
Your initial monthly amount owed for principal, interest, and any	\$ 2,112.88 includes		
mortgage insurance is	X Principal		
	X Interest		
	Mortgage Insurance		
			
Can your interest rate rise?	X No. Yes, it can ris	se to a maximum of 0.0000%. The first ch	nange will
	be on and can change again every	/ after . Every	•
	change date, your interest rate can	increase or decrease by 0.00000%. Over	er the life
	of the loan, your interest rate is gua	aranteed to never be lower than 0.0000%	or higher
•	than 0.0000%.		
Even if you make payments on time, can your loan balance rise?	X No. Yes, it can ris	e to a maximum of \$.	N.
		· · · · · · · · · · · · · · · · · · ·	
Even if you make payments on time, can your monthly amount		increase can be on and the monthly amo	ount
owed for principal, interest, and mortgage insurance rise?	owed can rise to \$ 0.00.		
	The maximum it can ever rise to is	\$ 0.00.	
Does your loan have a prepayment penalty?	X No. Yes, your max	ximum prepayment penalty is \$ 0.00.	
	X No. Yes, you have	e a balloon payment of \$ 0.00 due in	
Does your loan have a balloon payment?		a same on paymont of \$ 0.00 and in	
	0 years on .		
Total monthly amount owed including escrow account payments	You do not have a monthly e	escrow payment for items, such as prope	rty taxes and
	homeowner's insurance. You must		•
	1	thly escrow payment of \$ 750.29 that res	sulte in a
		\$ 2,863.17. This includes principal, inter	
	I	, ,,see monages principal litter	,

any mortgage insurance and any items checked below:

X Property taxes

Flood insurance

Note: If you have any questions about the Settlement Charges and Loan Terms listed on this form, please contact your lender.

X Homeowner's insurance

Supplemental Page HUD-1 Settlement Statement

File No. 1655369-HO37

First American Title Company Final Statement

Loan No. 3707603216

Settlement Date: 03/12/2012

Borrower Name & Address: Brett C. McCarroll 13630 Pinerock Lane, Houston, TX 77079

Seller Name & Address: Anita Kay Brunsting; Amy Ruth Brunsting Co-Trustees of the Nelva E. Brunsting Survivor's Trust dated 4-1-2009, established under The Brunsting Family Living Trust dated 10-10-96 as amended and all Trusts created therein.
203 Bloomingdale Circle, Victoria, TX 77904

Section L. Settlement Charges continued			Paid From Borrower's Funds at Settlement	Paid From Seller's Funds at Settlement
801. Supplemental Summary Itemization of Line 801 Charges:				
a. Closing Admin to PrimeLending, A Plainscapital Company	\$175.00	(from GFE #1)		
b. Doc Prep to Polunsky & Beitel	\$150.00	(from GFE #1)		
c. Processing to PrimeLending, A Plainscapital Company	\$395.00	(from GFE #1)		
d. Underwriting to PrimeLending, A Plainscapital Company	\$495.00	(from GFE #1)		
e. Wire Fee to PrimeLending, A Plainscapital Company	\$35.00	(from GFE #1)		
1103. Supplemental Summary Itemization of Line 1103 Charges:	2,953.65			
a. **T-1/T-1R OTP Simul w/LTP (R-5a) 1200			2,813.00	
b. T-3 Survey Amendment OTP Resi (R-16)-0501			140.65	
1104. Supplemental Summary Itemization of Line 1104 Charges:	301.80			
a. T-17 PUD End Single (R-11k)-0884		\$25.00		
b. T-19 REM End Resi (R-29A)-0885		\$126.80		
c. T-2/T-2R LTP Simul w/OTP (R-5a)-3210		\$100.00		
d. T-3 Tax Amend End-NYD&P (R24)-0710		\$5.00		
e. T-30 Tax Amendment End (Rollback) (R-19)-0700		\$20.00		
f. T-36 EPL End (R-11g)-0810		\$25.00		
1100. Supplemental Summary	121.30			
1112. Tax Certificate to				76.30
1113. TX Messenger/Overnight Delivery to		\$25.00		20.00
Section J. Summary of Borrower's Transaction continue				
100. Gross Amount Due From Borrower			Borrower Charges	Borrower Credits
200. Amounts Paid By Or In Behalf of Borrower				
201. Supplemental Summary	4,690.00			-
a. pc/ck#3207/em			Í	4,690.00

The following Section is restated from the Settlement S	tatement Page 1		
300. Cash at Settlement from/to Borrower		600. Cash at Settlement to/from Seller	
301. Gross amount due from borrower (line 120)	480,611.50	601. Gross amount due to seller (line 420)	469,218.35
302. Less amounts paid by/for borrower (line 220)	429,025.73	602. Less reductions in amounts due seller (line 520)	36,089.03
303. Cash (X From) (To) Borrower	51,585.77	603. Cash (X To) (From) Seller	433,129.32

Seller \$3000.00 contribution

Lender fees: \$425.00 appraisal \$90.00 tax service \$9.50 flood cert \$495.00 underwriting \$175.00 close/admin \$395.00 processing \$34.00 wire \$150.00 doc prep \$64.70 property tax escrow

Title fees: \$330.00 closing fee \$301.80 lender title fee \$27.00 courier/guaranty \$112.00 recording

Survey \$390.00



Settlement Statement (HUD-1)

OMB Approval No. 2502-0265

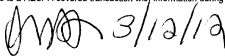
A. Settlement Statement	B. Type of Loan	
First Associates Title Comment	1-5. Loan Type: Conv. Ins.	
First American Title Company Final Statement	6. File Number: 1655369-HO37	
Final Statement	7. Loan Number: 3707603216	
	8. Mortgage Insurance Case Number:	
C. Note: This form is furnished to give you a statement of actual settlement costs. Amounts paid to and by the settlement agent are she here for informational purposes and are not included in the totals.	own. Items marked "(POC)" were paid outside this closing; they are shown	
D. Name & Address of Borrower: Brett C. McCarroll 13630 Pinerock Lane, Houston, TX 77079		
E. Name & Address of Seller: Anita Kay Brunsting; Amy Ruth Brunsting Co-Trustees of the Nelva E. Brun The Brunsting Family Living Trust dated 10-10-96 as amended and all Trusts created therein. 203 Bloomingdale Circle, Victoria, TX 77904	nsting Survivor's Trust dated 4-1-2009, established under	
F. Name & Address of Lender: PrimeLending, A Plainscapital Company 18111 Preston Road, Suite 900 Dallas, TX 75252		
G. Property Location: 13630 Pinerock Lane, Houston, TX 77079		
H. Settlement Agent: First American Title Company (713)461-8051 Address: 13110 Memorial Drive, Houston, TX 77079	I. Settlement Date: 03/12/2012 Print Date: 03/09/2012, 3:55 PM	
Place of Settlement Address: 13110 Memorial Drive, Houston, TX 77079	Disbursement Date: 03/12/2012	

J. Summary of Borrower's Transaction	
100. Gross Amount Due from Borrower	· _
101. Contract Sales Price	469,000.00
102. Personal property	
103. Settlement charges to borrower (line 1400)	11,393.15
104.	
105.	
Adjustments for items paid by seller in advance	
106. City/town taxes	
107. County taxes	
108. Assessments	
109. Association Dues 03/12/12 to 07/01/12 @\$359.00/semi	218.35
110.	
111,	
112.	
113.	
114.	
115.	
120. Gross Amount Due from Borrower	480,611.50
200. Amounts Paid by or on Behalf of Borrower	
201. *Deposit or earnest money	4,690.00
202. Principal amount of new loan(s)	417,000.00
203. Existing loan(s) taken subject	
204. **OTP Pd by Seller	2,813.00
205. Option Fee	100.00
206. Seller Credit to Buyer (see attached)	3,000.00
207.	
208.	
209.	
Adjustments for items unpaid by seller	
210. City/town taxes	
211. County taxes	
212. Assessments	
213. Est.Property Taxes-No Exempt 01/01/12 to 03/12/12 @\$7212.44/yr	1,422.73
214.	
215.	
216.	
217.	
218.	
219.	
220. Total Paid by/for Borrower	429,025.73
300. Cash at Settlement from/to Borrower	
301. Gross amount due from borrower (line 120)	480,611.50
302. Less amounts paid by/for borrower (line 220)	429,025.73
303. Cash (X From) (To) Borrower	51,585.77
Previous editions are obsolete.	

K. Summary of Seller's Transaction	
400. Gross Amount Due to Seller	
401. Contract sales price	469,000.0
402. Personal property	
403. Total Deposits	
404.	
405.	
Adjustments for items paid by seller in advance	
406. City/town taxes	
407. County taxes	
408. Assessments	
409. Association Dues 03/12/12 to 07/01/12 @\$359.00/semi	218.3
410.	
411,	
412.	
413.	
414.	
415.	
420. Gross Amount Due to Seller	469,218.3
500. Reductions in Amount Due to Seller	403,210.0
501. Excess deposit (see instructions)	
502. Settlement charges to seller (line 1400)	28,753.3
503. Existing loan(s) taken subject	20,700.
504. Payoff of first mortgage loan	
505. Payoff of second mortgage loan	2.042.6
506. **OTP Pd by Seller	2,813.0
507. Option Fee	100.0
508. Seller Credit to Buyer (see attached)	3,000.0
509.	
Adjustments for items unpaid by seller	
510. City/town taxes	
511. County taxes	
512. Assessments	
513. Est.Property Taxes-No Exempt 01/01/12 to 03/12/12 @\$7212.44/yr	1,422.7
514.	· · · ·
515.	
516.	
517.	
518.	
519.	
520. Total Reduction Amount Due Seller	36,089.0
600. Cash at Settlement to/from Seller	
601. Gross amount due to seller (line 420)	469,218.3
602. Less reductions in amounts due seller (line 520)	36,089.0
603. Cash (X To) (From) Seller	433,129.3

POC-B (Borrower); POC-S (Seller); POC-L (Lender); POC-MB (Mortgage Broker).

The Public Reporting Burden for this collection of information is estimated at 35 minutes per response for collecting, reviewing, and reporting the data. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number. No confidentiality is assured; this disclosure is mandatory. This is designed to provide the parties to a RESPA covered transaction with information during the settlement process.



Previous editions are obsolete.

* See Supplemental Page for details. ** Paid on Behalf of Borrower.

L. Settlement Charges			
700. Total Real Estate Broker Fees \$28,140.00		Paid From	Paid From
Division of commission (line 700) as follows:		Borrower's	Paid From Seller's
701. \$14,070.00 to Martha Turner Properties		Funds	Funds
702. \$14,070.00 to Prudential Gary Greene Realtors		at Settlement	at Settlement
703. Commission paid at settlement			28,140.00
704.	_ 		
800. Items Payable in Connection with Loan	04.050.00 (6 055.44)		
801. *Our origination charge	\$1,250.00 (from GFE #1)		
802. Your credit or charge (points) for the specific interest rate chosen 803. Your adjusted origination charges to PrimeLending, A Plainscapital Company	-\$5,212.50 (from GFE #2) (from GFE A)	-3,962.50	
804. Appraisal fee to PL fbo Catechis Campbell & Assoc	(from GFE #3)	425.00	
805. Credit report to PL fbo Kroll Factual Data	(from GFE #3)	0.81	
806. Tax service to PrimeLending, A Plainscapital Company	(from GFE #3)	90.00	
807. Flood certification to PL fbo Corelogic	(from GFE #3)	9.50	
808.	(from GFE #3)		
809.	(from GFE #3)	 	
810. 811.	(from GFE #3) (from GFE #3)		
	(IIIIII GI E #3)		
900. Items Required by Lender to Be Paid in Advance 901. Daily interest charges from 03/13/12 to 04/01/12 @\$51.410000/day to PrimeLending, A	A Plainscapital Company (from GFE #10)	976.79	
902. Mortgage insurance premium for ## Months/Years to PrimeLending, A Plainscapital Co		5,087.40	
903. Homeowner's insurance to Liberty Mutual Insurance	(from GFE #11)	1,791.00	
904.			
905.			
906.			
1000. Reserves Deposited with Lender			
1001. Initial deposit for your escrow account	(from GFE #9)	2,710.70	
1002. Homeowner's insurance 3 mo(s) @\$149.25/mo	\$447.75		<u> </u>
1003. Mortgage insurance 1004. Property taxes 6 mo(s) @\$143.31/mo	#050.0C		
1004. Property taxes 6 mo(s) @\$143.31/mo 1005. City Taxes 6 mo(s) @\$143.80/mo	\$859.86 \$862.80		
1006. School Taxes 6 mo(s) @\$313.93/mo	\$1,883.58		
1007. Aggregate Adjustment	-\$1,343.29		
1100. Title Charges			
1101. Title services and lender's title insurance	(from GFE #4)	658.80	
1102. Settlement or closing fee	\$330.00		330.00
to First American Title Company			
1103. ***Owner's title insurance - First American Title Company	(from GFE #5)	2,953.65	
1104. *Lender's title insurance - First American Title Company	\$301.80		
1105. Lender's title policy limit \$ 417,000.00 1106. Owner's title policy limit \$ 469,000.00			
1107. Agent's portion of the total title insurance premium \$ 2,767.13			
to First American Title Company			
1108. Underwriter's portion of total title insurance premium \$ 488.32			
to First American Title Insurance Company			
1109. Doc Prep Warranty Deed to Polunsky & Beitel, LLP			85.00
1110. Policy Guaranty Fee - Mortgagee to	\$2.00		
1111. Policy Guaranty Fee - Owner to			2.00
*Supplemental Summary	\$25.00	<u></u>	96.30
1200. Government Recording and Transfer Charges			
1201. Government recording charges	(from GFE #7)	112.00	
1202. Recording fees: Deed \$20.00 Mortgage \$92.00 Release \$0.00 1203. Transfer taxes	(from GFE #8)		
1203. Transfer taxes 1204. City/county tax/stamps:	(HOIII OFE #0)		-
1205. State tax/stamps:		·	
1206.			
1207.			
1208.			
1209.			
1210.			
1300. Additional Settlement Charges	from CEE 40	000.00	
1301. Required services that you can shop for 1302. Survey to RLS, Inc	(from GFE #6) \$390.00	390.00	
1303. Transfer Fee to Best Fit Solutions	ψυσυνου	150,00	100.00
1304.		100.00	100.00
1305.			
1306.			
1307.			
1308.			
1309.			
1310. 1311.			
			
1400. Total Settlement Charges (enter on lines 103, Section J and 502, Section K)		11,393.15	28,753.30

POC-B (Borrower); POC-S (Seller); POC-L (Lender); POC-MB (Mortgage Broker).

File No. 1655369-HO37

Comparison of Good Faith Estimate (GFE) and HUD-1 Charges		Good Faith Estimate	HUD-1
Charges That Cannot Increase	HUD-1 Line Number		
Our origination charge	# 801	1,250.00	1,250.00
<u> </u>	# 802	-5,212.50	-5,212.50
	# 803	-3,962.50	-3,962.50
Transfer taxes	# 1203	0.00	<u> </u>
Charges That in Total Cannot Increase More Than 10%		Good Faith Estimate	HUD-1
	# 1201	144.00	112.00
	# 804	425.00	425.00
	# 805	60.00	0.81
——————————————————————————————————————	# 806	90.00	90.00
Flood certification	# 807	9.50	9.50
Mortgage insurance premium for ## Months/Years	# 902	5,087.40	5,087.40
	#		
	#		
	Total	5,815.90	5,724.71
Increase h	etween GFE and HUD-1 Charges	-\$91.19	or -1.5679%
nio data	othern of L and flob 1 charges	-401.10	-1.507570
Charges That Can Change		Good Faith Estimate	HUD-1
	# 1001	2,388.24	2,710.70
Daily interest charges	# 901 @\$51.410000/day	771.17	976.79
Homeowner's insurance	# 903	2,340.96	1,791.00
Title services and lender's title insurance	# 1101	910.00	658.80
Owner's title insurance	# 1103	2,800.00	2,953.65
	# 1302	405.00	390.00
- Courtey	1002	400.00	330.00
Loan Terms			
Your initial loan amount is	\$ 417,000.00		
Your loan term is	30 years		
Your initial interest rate is	4.5000 %		
Your initial monthly amount owed for principal, interest, and any mortgage insurance is	\$ 2,112.88 includes		
	X Principal		
	X Interest		
	Mortgage Insurance		
		(0.0000V TI (0.4.1	
Can your interest rate rise?	. – –	ise to a maximum of 0,0000%. The first cl	nange will
	be on and can change again ever		
	change date, your interest rate car	n increase or decrease by 0.00000%. Over	er the life
	of the loan, your interest rate is gu	aranteed to never be lower than 0.0000%	or higher
	than 0.0000%.		
	V N		
Even if you make payments on time, can your loan balance rise?	X No. Yes, it can ri	se to a maximum of \$.	
Even if you make payments on time, can your monthly amount	X No. Yes, the first	increase can be on and the monthly am	ount
owed for principal, interest, and mortgage insurance rise?	owed can rise to \$ 0.00.		
	The maximum it can ever rise to is	\$ \$ 0.00.	
Does your loan have a prepayment penalty?		aximum prepayment penalty is \$ 0.00.	
	7 110. 103, your like	aximum propayment penalty is \$ 0.00.	
Dago your lage have a hallow resument?	X No. Yes, you have	e a balloon payment of \$ 0.00 due in	
Does your loan have a balloon payment?	0 years on .		
	o years or .		
Total monthly amount owed including escrow account payments	You do not have a monthly	escrow payment for items, such as prope	erty taxes and
Total indicating amount of the indicating content account paymonts	<u> </u>		ng taxoo and
	homeowner's insurance, You mus		
		nthly escrow payment of \$ 750.29 that re-	
	total initial monthly amount owed o	of \$ 2,863.17. This includes principal, inte	rest,
	any mortgage insurance and any it	tems checked below:	
	X Property taxes		er's insurance
	Flood insurance		
	T TOOK IIISUIAIIOO	H	

Note: If you have any questions about the Settlement Charges and Loan Terms listed on this form, please contact your lender.

Supplemental Page HUD-1 Settlement Statement

First American Title Company Final Statement

File No. 1655369-HO37

Loan No. 3707603216

Settlement Date: 03/12/2012

Borrower Name & Address: Brett C. McCarroll 13630 Pinerock Lane, Houston, TX 77079

Seller Name & Address: Anita Kay Brunsting; Amy Ruth Brunsting Co-Trustees of the Nelva E. Brunsting Survivor's Trust dated 4-1-2009, established under The Brunsting Family Living Trust dated 10-10-96 as amended and all Trusts created therein.

203 Bloomingdale Circle, Victoria, TX 77904

Section L. Settlement Charges continued			Paid From Borrower's Funds at Settlement	Paid From Seller's Funds at Settlement
801. Supplemental Summary Itemization of Line 801 Charges:				
a. Closing Admin to PrimeLending, A Plainscapital Company	\$175.00	(from GFE #1)		
b. Doc Prep to Polunsky & Beitel	\$150.00	(from GFE #1)		
c. Processing to PrimeLending, A Plainscapital Company	\$395.00	(from GFE #1)		
d. Underwriting to PrimeLending, A Plainscapital Company	\$495.00	(from GFE #1)		
e. Wire Fee to PrimeLending, A Plainscapital Company	\$35.00	(from GFE #1)		
1103. Supplemental Summary Itemization of Line 1103 Charges:	2,953.65			
a. **T-1/T-1R OTP Simul w/LTP (R-5a) 1200			2,813.00	
b. T-3 Survey Amendment OTP Resi (R-16)-0501		·	140.65	_ _
1104. Supplemental Summary Itemization of Line 1104 Charges:	301.80			
a. T-17 PUD End Single (R-11k)-0884		\$25.00		
b. T-19 REM End Resi (R-29A)-0885		\$126.80		
c. T-2/T-2R LTP Simul w/OTP (R-5a)-3210		\$100.00		
d. T-3 Tax Amend End-NYD&P (R24)-0710		\$5.00		
e. T-30 Tax Amendment End (Rollback) (R-19)-0700		\$20.00		
f. T-36 EPL End (R-11g)-0810		\$25.00		
1100. Supplemental Summary	121.30			
1112. Tax Certificate to				76.30
1113. TX Messenger/Overnight Delivery to		\$25.00		20.00

Section J. Summary of Borrower's Transaction contin	u e		
100. Gross Amount Due From Borrower		Borrower Charges	Borrower Credits
200. Amounts Paid By Or In Behalf of Borrower			
201. Supplemental Summary	4,690.00		
a. pc/ck#3207/em			4,690.00

The following Section is restated from the Settlement S	Statement Page 1			
300. Cash at Settlement from/to Borrower	-	600. Cash at Settlement to/from Seller		
301. Gross amount due from borrower (line 120)	480,611.50	601. Gross amount due to seller (line 420)	469,218.35	
302. Less amounts paid by/for borrower (line 220)	429,025.73	602. Less reductions in amounts due seller (line 520)	36,089.03	
303. Cash (X From) (To) Borrower	51,585.77	603. Cash (X To) (From) Seller	433,129.32	

Seller \$3000.00 contribution

Lender fees:
\$425.00 appraisal
\$90.00 tax service
\$9.50 flood cert
\$495.00 underwriting
\$175.00 close/admin
\$395.00 processing
\$34.00 wire
\$150.00 doc prep
\$64.70 property tax escrow

Title fees: \$330.00 closing fee \$301.80 lender title fee \$27.00 courier/guaranty \$112.00 recording

Survey \$390.00

Flood certification PL FBO CORELOGIC	\$9.50	(S*)
UNDERWRITING FEE to PRIMELENDING, A PLAINSCAPITAL COMPANY	\$495.00	(S*)
CLOSING ADMIN FEE to PRIMELENDING, A PLAINSCAPITAL COMPANY	\$175.00	(S*)
PROCESSING FEE to PRIMELENDING, A PLAINSCAPITAL COMPANY	\$395.00	(S*)
WIRE FEE to PRIMELENDING, A PLAINSCAPITAL COMPANY	\$35.00	(S*)
DOC PREP to POLUNSKY & BEITEL	\$150.00	(S*)
Property Taxes 6 months @ \$143.31 per month	\$64.70	(S*)
Settlement or closing fee	\$330.00	(S*)
Lender's title insurance	\$301.80	(S*)
SETTLEMENT AGENT - OTHER APR/COURIE to	\$27.00	(S*)
Recording Fees	\$112.00	(S*)
SURVEY to	\$390.00	(S*)

I/We hereby acknowledge receipt of this Origination Statement Itemizing Credits to Borrower on line 209, "Our Origination Charge", "Title Services", and Credits to Borrower for Fees Paid By Others.

- BORROWER - BRETT C. MCCARROLL - DATE -

SELLER'S AND/OR BUYER'S/BORROWER'S STATEMENT

I have carefully reviewed the HUD-1/Settlement Statement and to the best of my knowledge and belief, it is a true and accurate statement of all receipts and disbursements made on my account or by me in this transaction. I further certify that I have received a copy of the HUD-1/Settlement Statement.

The Seller's and Buyer's/Borrower's signatures hereon acknowledge their approval and signify their understanding that tax, and insurance prorations and/or escrow reserves are based on figures for the preceding year or supplied by others or estimated for the current year. In the event of any change for the current year, all necessary adjustments will be made between Buyer/Borrower and Seller directly. Any deficit in delinquent taxes or mortgage payoffs will be promptly reimbursed to the Settlement Agent by the party responsible for payment.

The following persons, firms or corporations have received a portion of the real estate commission amount shown

above (HUD Line(s) 701-704):	
1. Prudential Gary Greene Realtors	
2. Martha Turner Properties	
3. Mary Johnson	
4.	
5.	
6.	
7.	
8.	
Buyer(s)/Borrower(s)	Seller(s).
Brett C. McCarroll	Anita Kay Brunsting as Co-Trustee of the Nelva E. Brunsting Survivor's Trust dated 4-1-2009, as Established under The Brunsting Family Living Trust dated 10-10-1996, as amended ahall Trusts created therein Anita Kay Brunsting, Co-Trustee Amy Ruth Brunsting as Co-Trustee of the Nelva E. Brunsting Survivor's Trust dated 4-1-2009, as Established under The Brunsting Family Living Trust dated 10-10-1996, as amended and all Trusts created therein Amy Ruth Brunsting, Co-Trustee
March 12, 2012 Date	March 12, 2012 Date
Buyer(s)/Borrower(s) Forwarding Address:	Seller(s) Forwarding Address:
13630 Pinerock Lane Houston, TX 77079	203 Bloomingdale Circle Victoria, TX 77904
The HUD-1 Settlement Statement which I have prepared have caused or will cause the funds to be disbursed in according to the statement which I have prepared to the have caused or will cause the funds to be disbursed in according to the statement which I have prepared to the have prepared to the have prepared to the statement which I have prepared to the have caused to the have prepared to the have caused to the have prepared	
Settlement Agent:	Date: March 12, 2012

ADDENDUM TO HUD-1 SETTLEMENT STATEMENT

MCCARROLL Loan #: 3707603216 MIN: 100053612031541267

I have carefully reviewed the HUD-1 Settlement Statement and to the best of my knowledge and belief, it is a true and accurate statement of all receipts and disbursements made on my account or by me in this transaction. I further certify that I have received a copy of the HUD-1 Settlement Statement.

SELLER - ANTTA KAY BRINSTING - DATE

SELLER - AMY RITH BRINSTING - DATE -

SELLEN - AMI KUIH BRUNSTING - DATE -

- BORROWER - BRETT C. MCCARROLL - DATE -

To the best of my knowledge, the HUD-1 Settlement Statement which I have prepared is a true and accurate account of the funds which were received and have been or will be disbursed by the undersigned as part of the settlement of this transaction.

SETTLEMENT AGENT:

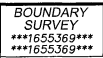
DARLENE GLOS

DATE

WARNING: It is a crime to knowingly make false statements to the United States on this or any other similar form. Penalties upon conviction can include a fine and imprisonment. For details see: Title 18 U.S. Code Section 1001 and Section 1010.

8.13

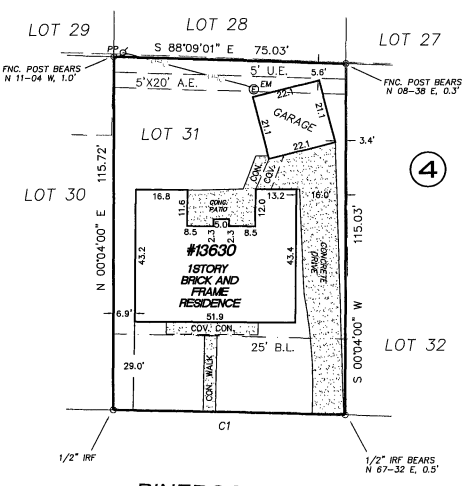






First American Title Company

CURVE TABLE								
CURVE #	CURVE # RADIUS							
C1	6015.00	75.02						



THE FOLLOWING ITEMS AS SHOWN ON THE DRAWING, UNLESS NOTED OTHERWISE, ARE TAKEN FROM THE RECORDED PLAT:

25' B.L. 5' U.E. 5'X20' A.E. (AERIAL EASEMENT)

ANY COVENANTS, CONDITIONS OR RESTRICTIONS, IF ANY, APPEARING IN VOLUME 132, PAGE 40, MAP AND/OR PLAT RECORDS, COUNTY CLERK'S FILE NOS. C197035, C285268, P090069, S787134, U320618, V004075, V878933, V232922 AND Y722403, O.P.R.H.C.T.

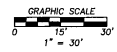
RLS #:

DRAFTER:

SCALE

APPROVED:

PINEROCK LANE 50' PUBLIC RIGHT-OF-WAY



FIELD DATE: 2/23/12

12-02-0457 CLIENT #: 1655369-H037

DMP

JLR

30

ADDRESS

13630 PINEROCK LANE HOUSTON, TEXAS 77079

LEGAL DESCRIPTION: (AS FURNISHED)

LOT THIRTY-ONE (31), BLOCK FOUR (4), WILCHESTER WEST, A SUBDIVISION IN HARRIS COUNTY, TEXAS, ACCORDING TO THE MAP OR PLAT THEREOF RECORDED IN VOLUME 132, PAGE 40 OF THE MAP AND/OR PLAT RECORDS OF HARRIS COUNTY, TEXAS.

BASIS OF BEARINGS: RECORDED PLAT. ALL BEARINGS AND DISTANCES ARE PLAT AND ACTUAL UNLESS OTHERWISE NOTED.

CONTROLLING MONUMENTS: A 1/2" IRF AT THE NORTHERN SW CORNER OF LOT 30 AND A 1/2" IRF AT THE SE CORNER OF LOT 33. LIST OF POSSIBLE ENCROACHMENTS: NONE APPARENT, AS SHOWN ABOVE

RESIDENTIAL

ALL IRON RODS SET BEAR A YELLOW PLASTIC CAP MARKED "1ST AMER 4053785800"

AND SERVICES

1700 S. Broadway, Building E. Moore, OK 73160 FAX: (800) 954-0759 PHONE: (405) 378-5800

WWW.RLSNOW.COM

SURVEYOR FILE NUMBER: 12-02-0221
THE SURVEYING COMPANY: RESIDENTIAL LAND SERVICES CERTIFIES THE ACCURACY AND SUFFICIENCY OF THE SURVEY PROVIDED HEREON.

CERTIFIED TO: (AS FURNISHED)

FIRST AMERICAN TITLE COMPANY
PRIMELENDING, A PLAINSCAPITAL COMPANY
BRETT C. MCCARROLL

NOTES

NOTES

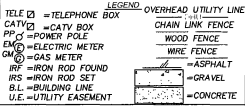
UNDERGROUND UTILITY INSTALLATIONS, UNDERGROUND IMPROVEMENTS, FOUNDATIONS AND/OR OTHER UNDERGROUND STRUCTURES WERE NOT LOCATED BY THIS SURVEY. THE PURPOSE OF THIS SURVEY IS FOR USE IN OBTAINING TITLE INSURANCE AND FINANCING AND SHOULD NOT BE USED FOR CONSTRUCTION PURPOSES. THE SURVEYOR DID NOT ABSTRACT THE SUBJECT PROPERTY. THIS SURVEY IS BASED ON DOCUMENTATION PROVIDED BY THE CLIENT AND/OR TITLE COMPANY.

Reviewed & Accepted by



Prudential

GARY GREENE REALTORS®



FLOOD ZONE

(FOR INFORMATIONAL PURPOSES ONLY)

ACCORDING TO THE STANDARD FLOOD HAZARD DETERMINATION
FORM PREPARED BY FIRST AMERICAN FLOOD DATA SERVICES ON
02-22-2012, THE SUBJECT PROPERTY SHOWN HEREON APPEARS
TO BE LOCATED IN FLOOD ZONE "X", PER FIRM, PANEL NUMBER
48201C 06401, LAST REVISION DATE 06-18-2007. THIS SURVEYOR
MAKES NO GUARANTEES AS TO THE ACCURACY OF THE ABOVE
INFORMATION. THE LOCAL F.E.M.A. AGENT SHOULD BE CONTACTED
FOR VERIFICATION.

RESIDENTIAL LAND SERVICES

M. Court

FOR ALL INQUIRIES CONTACT

RLS rls.info@rlsnow.co (405)378-5800 FORM 6.7

PrimeLending A PlainsCapital Company



SURVEYOR'S CERTIFICATE

I, JOSEPH L. ROEDERER, A TEXAS REGISTERED PROFESSIONAL LAND SURVEYOR NO. 5727, DO HEREBY CERTIFY THAT THE SURVEY PLAT HEREON WAS PREPARED BY ME OR UNDER MY SUPERVISION AND MEETS THE MINIMUM STANDARDS OF PRACTICE AS APPROVED BY THE TEXAS BOARD OF PROFESSION OF SURVEYING.



FOR THE **FIRM**

JOSEPH L. ROLL DATED: 02-27-12

NOT VALID WITHOUT AN AUTHENTICATED ELECTRONIC SIGNATURE AND AUTHENTICATED ELECTRONIC SEAL REVISION DATE

Emily 1-Mi kuruu Date

DATE

First American Title Company 13110 Memorial Drive Houston, TX 77079

1655369-H037; SALE OF PROPERTY AT 13630 Pinerock Lane, Houston, TX 77079

The undersigned hereby authorizes and instructs escrow agent to disburse the proceeds due the undersigned in the following manner:

MADE PAYABLE TO: Anita Kay Brunsting, Co-Trustee

MADE PAYABLE TO: Amy Ruth Brunsting, Co-Trustee

MADE PAYABLE TO: Nelva E. Brunsfing

WIRE TRANSFER TO: see details below

Survivor's Trust

BANK NAME:

CITY/STATE:

NAME ON ACCOUNT:

ACCOUNT NUMBER:

ABA NUMBER:

As evidenced by my/our signature(s) below, I/We hereby indemnify and hold First American Title Company harmless from any liability or loss which may be incurred as a result of following the above disbursement instructions.

mailing address;

203 Blooming date Gode

Victoria, TX 77904



First American Title Company

13110 Memorial Drive, Houston, TX 77079 (713)461-8051 Fax - (866)905-7833

Nelva E. Brunsting Survivor's Trast

To: First American Title Company
Darlene Glos, Escrow Officer

13630 Pinerock Lane, Houston, TX 77079 ("Property")

Re: Seller:

Amy Ruth Brunsting

1099-S INPUT FORM for IRS Reporting

Why is this form required? Seller(s) of real property are required by law to provide the real estate reporting entity with your correct Social Security/Taxpayer Identification Number ("SSN/TIN"). By not providing your real estate reporting entity with your correct SSN/TIN, you may be subject to civil or criminal penalties imposed by law under the Tax Reform Act of 1986 under Internal Revenue (IRS) Code Section 6045(E), 6676, 6722, 6723 and 7203.

Each Seller must complete a separate 1099-S Input Form. Domestic corporations are exempt from reporting. usband and wife who file a joint tax return should complete only one 1099-S Input Form with one social security number

	H	<u>usband and wife v</u>	<u>vho file a joint tax ret</u>		· · · · · · · · · · · · · · · · · · ·	<u> 1099-S I</u>	<u>Input Form v</u>	with one social:	security n	<u>umber.</u>
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\leq		during the last five	` ` `							
٧	3.	Is the sales price of	of the property less than	\$250,000?			=	es L4No		
<u>.</u>	4.	Are you married a	nd the sales price is \$500	0,000 or less	3?		Y	es No		
Ž		•	wered 'Yes' to question ion for No Information Information	n Reportin		ver all qu	uestions "Tr	<i>ue" on the</i> 'Cert		
<u> </u>	5.	/	entage or amount of owr		price in the property?(If other that		see question	#6 to name othe	r owners)	
)	6.	If your answer to	question #5 is not 10	00% , you n	nust provide the Nam	e/Entity fo	or IRS Report	ing of other own	ers and the	ir Ownership
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Fo	r Escr	ow Use Only - Additional Change	al File Information No. of 1099-S Forms	Is Name/Entir	y Party a 'Non-Record' Seller	<u> </u>	1	Is Property par	of an Eychan	ge?
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Rev. 8/07/06

File No.: 1655369-HO37 (DMG)

Date: March 09, 2012

First American Title Company

13110 Memorial Drive, Houston, TX 77079 (713)461-8051 Fax - (866)905-7833

To:		erican Title Comp				F	ile No.: 16553	•	•
Re:		Glos, Escrow Offic inerock Lane, Hou		77079 ("I	Property")		Date	: March 09,	2012
Seller:	\ /	y Brunsting [*]	•	•					
	•				for IRS Re				
Security	//Taxpayer Identification	ed? Seller(s) of real proon Number ("SSN/TIN"). by law under the Tax Ref	By not provid	ding your real	estate reporting e	ntity with your co	rrect SSN/TIN, you	u may be subjec	t to civil
	Each Seller mu	st complete a sepa	rate 1099	-S Input I	Form. Domestic	c corporations	are exempt fro	m reporting.	
, <u>H</u> i	usband and wife w	<u>ho file a joint tax ret</u>	urn should	complete o	nly one 1099-S	Input Form wi	th one social s	ecurity number	<u>er.</u>
	Social Secu	rity Number				Та	xpayer Identif	cation Numb	er
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		Iress (after closing		oomingda			irvivors		
City _	Victoria	Sta	te <u>TX</u>		Zip Code	77904	Country	USA	
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		o (2) out of the last five			_	Yes	No No		
' 2.	•	e property or any intere	st in the pro	perty in a 10	31 exchange	П.,	∆ a′		
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Ī] Change] Void	No. of 1099-S Forms required for this file?	Is Name/Entity	y Party a 'Non-R	ecord' Seller? []	Is Property part	of an Exchange?	
į] Delete		Type is: [] H/W	or Individual [] Trust/Business	[]	YES []] NO
For Escr		for 1099-S Data Entry Only	 						
[[] Add] Change	Contract Sales Pr	ice	Bu	yer's Part of Real Estate	Tax	Actual S	Settlement Date	
[Rev. 8/07] Delete 7/06	<u> </u>						-	
	Ani	ta Kay Br Trusters	onst?	ng c	and All	ny Ruz	th Bru	nsting	
	Co-7	rusters	7						

BRUNSTING000159

Region: South Central Region FAST Office: 1137 (2144) (DMG)

WARRANTY DEED WITH VENDOR'S LIEN

MCCARROLL Loan #: 3707603216 MIN: 100053612031541267 PIN: 098-560-000-0031

NOTICE OF CONFIDENTIALITY: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

THE STATE OF TEXAS

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF HARRIS

THAT ANITA KAY BRUNSTING and AMY RUTH BRUNSTING (hereinafter called "Grantors" whether one or more), for and in consideration of the sum of Ten Dollars (\$10.00) and other good and valuable considerations cash in hand paid by BRETT C. MCCARROLL JOINED HEREIN PRO FORMA BY HIS WIFE, EMILY T. MCCARROLL whose address is 13630 PINEROCK LANE, HOUSTON, TX 77079-5914 (hereinafter called "Grantees" whether one or more), the receipt and sufficiency of which are hereby acknowledged and confessed, and the further consideration of the note in the principal sum of FOUR HUNDRED SEVENTEEN THOUSAND AND 00/100 Dollars (\$417,000.00), payable to the order of PRIMELENDING, A PLAINSCAPITAL COMPANY (hereinafter referred to as "Beneficiary") at the special instance and request of the Grantees herein, the receipt of which is hereby acknowledged and confessed, and as evidence of such advancement, the said Grantees herein have executed their note of even date herewith for said amount payable to the order of said Beneficiary, bearing interest at the rate therein provided, principal and interest being due and payable in monthly installments as therein set out, and providing for attorney's fees and acceleration of maturity at the rate and in the events therein set forth, which note is secured by the Vendor's Lien herein reserved and is additionally secured by a Deed of Trust of even date herewith, executed by the Grantees herein to ALLAN B. POLUNSKY, Trustee, reference to which is here made for all purposes; and in consideration of the payment of the sum above mentioned by the Beneficiary above mentioned, Grantors hereby transfer, set over, assign and convey unto said Beneficiary and assigns, the Vendor's Lien and Superior Title herein retained and reserved against the property and premises herein conveyed, in the same manner and to the same extent as if said note had been executed in Grantors' favor and by said Grantors assigned to the Beneficiary without recourse; have GRANTED, SOLD and CONVEYED, and by these presents do GRANT, SELL and CONVEY unto the said Grantees herein, the following described property, together with ail improvements thereon, to-wit:

5876.11





*as Co-Trustee's of the Nelva E. Brunsting Survivor's Trust dated 4-1-2009, as established under the Brunsting Family Living Trust dated 10-10-96, as amended and all Trusts created therein.

LOT THIRTY-ONE (31), BLOCK FOUR (4), WILCHESTER WEST, A SUBDIVISION IN HARRIS COUNTY, TEXAS, ACCORDING TO THE MAP OR PLAT THEREOF RECORDED IN VOLUME 132, PAGE 40 OF THE MAP AND/OR PLAT RECORDS OF HARRIS COUNTY, TEXAS.

TO HAVE AND TO HOLD the above described premises, together with, all and singular, the rights and appurtenances thereto in any wise belonging, unto the said Grantees, their heirs and assigns forever. And Grantors do hereby bind themselves, their heirs, executors and administrators, to warrant and forever defend all and singular, the said premises unto the said Grantees, their heirs and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof. Taxes for the current year have been prorated and are assumed by Grantee. This conveyance is made and accepted subject to any and all validly existing restrictions, mineral reservations and interests, conditions, covenants, easements, and rights of way, if any, applicable to and enforceable against the above described property as now reflected by the records of the County Clerk in said County and State and to any applicable zoning laws or ordinances.

But it is expressly agreed and stipulated that the Vendor's Lien and the Superior Title are retained and reserved in favor of the payee in said note against the above described property, premises and improvements, until said note, and all interest thereon is fully paid according to the face and tenor, effect and reading thereof, when this deed shall become absolute.

When this deed is executed by one person or when the Grantee is one person, the instrument shall read as though pertinent verbs and pronouns were changed to correspond, and when executed by or to a corporation the words "heirs, executors and administrators" or "heirs and assigns" shall be construed to mean "successors and assigns".

Dated this the 12TH day of MARCH, 2012.

- SELLER - ANITA KAY BRUNSTING - DATE

SELLER - AMY RUTH BRUNSTING - DATE -

Co-Trustee

Co-Trustee

THE STATE OF TEXAS: COUNTY OF	
This instrument was acknowledged before me on 3/13/16	by ANITA KAY BRUNSTING CO-Trustee
DARLENE M. GLOS Notary Public, State of Texas My Commission Expires July 23, 2014	, State of Texas:
My Commissi	on Expires:
Notary Public, State of Texas	by Amy Ruth Tubbic State of Texas Name Printed:
Anna Committee of the C	T
Commissi S876.11 Page 3 of 3	on Expires:
3575.11 Tugo 3 01 3	

Record/return to: Brett C. McCarroll 13630 Pinerock Lane Houston TX 77079-5914

. . .

NOTICE TO PURCHASERS DEED RESTRICTIONS

STATE OF TEXAS

COUNTY OF HARRIS

The real property described below, which you are purchasing is subject to deed restrictions recorded in Harris County, Texas.

VOL 132 PG 40 MAP CC FILE NOS C197035 C285268 P090069 S787134 U320618 V004075 V878933 V232922 Y722403

THE RESTRICTIONS LIMIT YOUR USE OF THE PROPERTY. THE CITY OF HOUSTON IS AUTHORIZED BY STATUTE TO ENFORCE COMPLIANCE WITH CERTAIN DEED RESTRICTIONS. You are advised that, in the absence of a declaratory judgment that the referenced restrictions are no longer enforceable, the City of Houston may sue to enjoin a violation of such restrictions. ANY PROVISIONS THAT RESTRICT THE SALE, RENTAL, OR USE OF THE REAL PROPERTY ON THE BASIS OF RACE, COLOR, RELIGION, SEX, OR NATIONAL ORIGIN ARE UNENFORCEABLE; however, the inclusion of such provision does not render the remainder of the deed restrictions invalid. The legal description and street address of the property you are acquiring are as follows:

LOT THIRTY-ONE (31) IN BLOCK FOUR (4) OF WILCHESTER WEST, A SUBDIVISION IN HARRIS COUNTY, TEXAS, ACCORDING TO THE MAP OR PLAT THEREOF RECORDED IN VOLUME 132, PAGE 40 OF THE MAP AND/OR PLAT RECORDS OF HARRIS COUNTY, TEXAS.

also known as 13630 Pinerock Lane, Houston, Texas 77079.

2/12/12

Date

Date

Anita Kay Brunsting as Co-Trustee of the Nelva E. Brunsting Survivor's Trust dated 4-1-2009, as Established under The Brunsting Family Living Trust dated 10-10-1996, as amended all all Trusts created therein

Anita Kay Brunsting Co-Trustee

Amy Ruth Brunsting as Co-Trustee of the Nelva E. Brunsting Survivor's Trust dated 4-1-2009, as Established under The Brunsting Family Living Trust dated 10-10-1996, as amended and all Trusts created therein

Amy Ruth Brunsting, Co-Trustee

STATE OF TEXAS

COUNTY OF

This instrument was acknowledged before me on the __day of _____2012, by Anita Kay Brunsting OR Amy Ruth Brunsting, Co-Trustees.

Notary Public, State of Texas

DARLENE M. GLOS
Notary Public, State of Texas
My Commission Expires
July 23, 2014

The undersigned admit receipt of the foregoing notice at or prior to closing the purchase of property above

described.

Notary Public, State of Texas

DARLENE M. GLOS
Notary Public, State of Texas
My Commission Expires
July 23, 2014

First American Title Company 13110 Memorial Drive Houston, TX 77079

Phn - (713)461-8051 Fax - (866)905-7833

March 12, 2012

Escrow GF No: 1655369-HO37 DMG

Property Address: 13630 Pinerock Lane, Houston, TX 77079

Errors and Omission Compliance Agreement

First American Title Company, acting as closing agent for the above referenced transaction is relying on information provided from third parties. In consideration of First American Title Company, closing the above referenced transaction, the undersigned Sellers, Purchasers and/or Borrowers if requested by First American Title Company, agree to fully cooperate to adjust for any errors and/or omissions relating to such third party information. This includes but is not limited to any adjustments for loan payoffs, creditor payoffs, property tax or water bill pro-rations, insurance premiums, repair bills or any undisclosed monies to be collected. The undersigned agree to provide First American Title Company with any additional funds within five (5) business days.

The undersigned parties agree that subsequent to closing, if First American Title Company discovers clerical or typographical errors in any of the closing documentation, correction of those documents will be necessary.

	Seller(s) Ipitials:	Buyer(s)/ Borrower(s)	
/		Initials:	The undersigned agree to re-execute or initial any correction documents in a timely
			manner and understand time is of the essence and any delay in these corrections will delay recording of the documents and/or funding.

But C. M. Cauroll

Brett C. McCarroll

Anita Kay Brunsting as Co-Trustee of the Nelva E. Brunsting Survivor's Trust dated 4-1-2009, as Established under The Brunsting Family Living Trust dated 10-10-1996, as amended all Trusts created therein

Anita Kay Brunsting, Ćo-Trustee

Amy Ruth Brunsting as Co-Trustee of the Nelva E. Brunsting Survivor's Trust dated 4-1-2009, as Established under The Brunsting Family Living Trust dated 10-10-1996, as amended and all Trusts created therein

Amy Ruth Brunsting, Co-Trustee

AFFIDAVIT OF NON-PRODUCTION

MCCARROLL Loan #: 3707603216 MIN: 100053612031541267

Words used in this Affidavit are defined below. Words in the singular mean and include the plural and vice versa.

"Lender" i	S PRIMELENDING	, A	PLA1	INSCAPITA	L COM	PANY, and it	s success	ors or assigns		
"Property"	means the property	con	nmonly	known as 1	3630	PINEROCK	LANE,	HOUSTON,	ТX	77079-5914.

"Settlement Agent" is ___

BEFORE ME, the undersigned authority duly authorized to take acknowledgments and administer oaths, on this day personally appeared the undersigned Borrower(s), personally known to me to be the person(s) whose name(s) are subscribed herein and upon their oath depose and represent to the best of his/her/their knowledge to Lender and Settlement Agent that:

- 1. No drilling operations have ever begun during the term of any oil, gas and mineral lease(s) affecting the Property;
- 2. No oil, gas, or any other mineral has previously been produced from the Property;
- 3. No oil, gas, or other mineral is now being produced from the Property; and
- 4. Any and all leases affecting the Property have expired prior to closing of this loan by their own terms and conditions.

The undersigned Borrower(s) realize that these representations are made to induce Lender to lend money, and that all parties are relying upon the truth of said statements.

ACKNOWLEDGEMENT OF RECEIPT

I hereby acknowledge receipt of this Affidavit of Non-Production and further acknowledge that I understand its provisions. Words used in this Affidavit of Non-Production mean and include the plural and vice versa.

Executed this 12TH day of MARCH, 2012.

Affidavit of Non-Production

2949.3

06305MU 01/99 Rev. 10/06

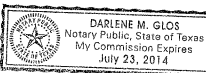


Awita - Slle 3707603216

ACKNOWLEDGEMENT

Subscribed and sworn to before me on

Notary Public in and for the State of



My Commission Expires:

Brett-Buyer

ACKNOWLEDGEMENT

Subscribed and sworn to before me on .

DARLENE M. GLOS
Notary Public, State of Texas
My Commission Expires
July 23, 2014

Notary Public in and for the State of

My Commission Expires:

ACKNOWLEDGEMENT-Amy-Seller u

Subscribed and sworn to before me on

Notary Public State

Commission Expires:

DARLENE M. GLOS
Notary Public, State of Texas
My Commission Expires
July 23, 2014

Texas

CLOSING AFFIDAVIT SELLER/PURCHASER/BORROWER

Title Company:

First American Title Company

File No.:

1655369-HO37

Purchaser(s)/Borrower(s):

Brett C. McCarroll

Seller(s):

Anita Kay Brunsting and Amy Ruth Brunsting

Lender:

PrimeLending, A Plainscapital Company

Property:

LOT THIRTY-ONE (31) IN BLOCK FOUR (4) OF WILCHESTER WEST, A SUBDIVISION IN HARRIS COUNTY, TEXAS, ACCORDING TO THE MAP OR PLAT

SUBDIVISION IN HARRIS COUNTY, TEXAS, ACCORDING TO THE MAP OR PLAT THEREOF RECORDED IN VOLUME 132, PAGE 40 OF THE MAP AND/OR PLAT

RECORDS OF HARRIS COUNTY, TEXAS.

By initialing one or more of the following items as may be appropriate for this transaction, each Seller and/or Buyer/Borrower acknowledges understanding of the disclosures being made by Title Company and affirms the representations made to them by Title Company as indicated. Each such disclosure or representation may jointly benefit both First American Title Company and its underwriter. Singular reference to Seller, Buyer and Borrower includes multiple individuals/entities identified above.

Any numbered item not applying to this transaction may be crossed out.

Buyer(s)	1)
Initials: .	
Initials:	

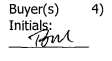
WAIVER OF INSPECTION: You may refuse to accept an exception to "Rights of Parties in Possession" in the Owner Title Policy to be issued. "Rights of Parties in Possession" means one or more persons who are themselves actually physically occupying the Property or a portion thereof, under a claim of right adverse to the record owner of the Property. Title Company may require an inspection and may charge for reasonable and actual costs to inspect. Title Company may make additional exceptions for matters the inspection reveals. If you initial this paragraph, you waive inspection of the Property and you accept the exception in your Owner Title Policy.

Buyer(s)/	2)
Borrower(s)	
Initiaļs; ,	
Initials:	_

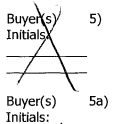
RECEIPT OF TITLE COMMITMENT: You acknowledge having received and reviewed a copy of the Title Commitment issued in connection with this transaction and you understand that your Owner Title Policy will contain the exceptions set forth in Schedule B of the Title Commitment, and any additional exceptions to title resulting from the documents involved in this transaction.

3)

NOTICE: You may wish to consult an attorney to discuss matters shown in Schedule B or C of the Title Commitment. These matters will affect your title and use of your Property. Your Owner Title Policy will be a legal contract between you and the Title Company. The Title Commitment and Owner Title Policy are not abstracts of title, title reports or representations of title. The Owner Title Policy is a contract of indemnity. Title Company does not represent that your intended use of the Property is allowed under the law or under the restrictions or exceptions to title on your Property.



ACCEPTANCE OF SURVEY: Buyer has received and reviewed a copy of the survey of the Property made in connection with this transaction and acknowledges the matters of conflict, encroachment(s) and/or discrepancies disclosed by the survey.

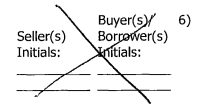


BN

UNSURVEYED PROPERTY: Buyer understands that a current survey of the Property has not been done in connection with this transaction and that the Owner Title Policy to be issued to Buyer will not provide title insurance coverage against encroachment of improvements, boundary conflicts, or other matters that would be found by a current survey.

Title Company has not attempted to determine if the Property lies in a special flood hazard area, and Title Company has not made any representation concerning proximity of the Property in relation to any flood-plain or flood hazard area. Buyer is advised that information concerning special flood hazard areas may be available from county or municipal offices, a qualified surveyor or land=engineering company, or a private flood-plain consultant.

CLOSING AFFIDAVIT SELLER/PURCHASER/BORROWER



REFINANCE/PURCHASE - SURVEY: Borrower understands that in connection with the present refinance or purchase transaction First American Title Insurance Company has been requested to issue its Mortgagee Title Policy to the Lender, and that in said Mortgagee Title Policy certain survey coverage has been requested by the Lender for which a new survey is typically required. Borrower also understands that he/she may provide this affidavit to the Title Company together with an original or legible copy of a previous survey in lieu of a new survey being obtained.

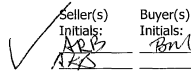
Attached hereto is a true and correct copy of a survey dated 2/23/2012

Fence does not follow property line, prepared by Joseph Roederer ,RPLS, (hereinafter the "Previous Survey").

The present transaction will not cover any other property other than the property described in the Previous Survey.

Before me, the undersigned notary for the State of Texas, personally appeared Affiant(s) who after by me being sworn, stated:

- A) We are the owners of the Property. (or state other basis for knowledge by Affiant(s) of the Property, such as lease, management, neighbor, etc. For example, "Affiant is the manager of the Property for the record title owners.")
- B) We are familiar with the property and the improvements located on the Property.
- C) We are closing a transaction requiring title insurance and the proposed insured owner or lender has requested area and boundary coverage in the title insurance policy(ies) to be issued in this transaction. We understand that the Company may make exceptions to the coverage of the title insurance as Company may deem appropriate. We understand that the owner of the property, if the current transaction is a sale, may request a similar amendment to the area and boundary coverage in the Owner Policy of Title Insurance upon payment of the promulgated premium.
- D) To the best of our actual knowledge and belief, since there have been no:
 - construction projects such as new structures, additional buildings, rooms, garages, swimming pools or other permanent improvements or fixtures;
 - 2. changes in the location of boundary fences or boundary walls;
 - 3. construction projects on immediately adjoining property(ies) which encroach on the Property;
 - 4. conveyances, replattings, easement grants and/or easement dedications (such as a utility line) by any party affecting the Property. Except for the following (if none, insert "None" below):
- E) We understand that Title Company is relying on the truthfulness of the statements made in this affidavit to provide the area and boundary coverage and upon the evidence of the existing real property survey of the Property attached to this Affidavit. This affidavit is not made for the benefit of any other parties and this affidavit does not constitute a warranty or guarantee of the location of improvements.
- F) We understand that we have no liability to Title Company or the title insurance company that will issue the policy(ies) should the information in this Affidavit be incorrect other than information that we personally know to be incorrect and which we do not disclose to the Title Company.



PROPERTY TAX PRORATIONS: Property taxes for the current year have been prorated between Buyer and Seller, who each acknowledge understanding that these prorations are based either on tax amounts for the preceding year or on estimates of the appraised value and/or estimated tax rates for the current year. Buyer and Seller each agree that, when amounts of the current year's taxes become known and payable (on or about October 1st), they will adjust any matters of re-proration and reimbursement between themselves and that Title Company shall have no further liability or obligation with respect to these prorations. However, in the event of any conflict between this paragraph and the contract between Buyer and Seller, the contract will control.

Buyer(s)/ Borrower(s) Initials: 7a) **UNIMPROVED TAX RESERVE TO LENDER:** Buyer is aware that the escrow account being created at closing is based on partially unimproved taxes. Buyer also understands there is a possibility that the escrow account held by Lender

CLOSING AFFIDAVIT SELLER/PURCHASER/BORROWER

		SELLER/ PURCHASER/ BURROWER
BM	-	may be short at the end of the year and the Lender could require additional money to make up the shortage or the Lender can increase the monthly payment to collect this shortage.
Buyer(s) Initials:	8) - -	TAX RENDITION AND EXEMPTIONS: Although the Harris County Appraisal District (AD) may independently determine Buyer's new ownership and billing address through deed record research, Buyer is still obligated by law to "render" the Property for taxation by notifying the AD of the change in the Property's ownership and of Buyer's proper address for tax billing. Buyer is advised that taxes may have been assessed on the basis of various exemptions obtained by Seller:
		1) Homestead 2) Over-65 3) Disabled veteran 4) Agricultural
		To the extent that Buyer may qualify to continue these exemptions, it is the responsibility of Buyer to satisfy requirements of the AD within the period of time allowed. Buyer acknowledges understanding of these obligations and the fact that Title Company assumes no responsibility for future accuracy of AD records concerning ownership, tax-billing address or status of exemptions.
Buyer(s) 8a Initials:	re th ar sa ex bil ex pa ot ur es ta:	WER 65 EXEMPTION: The property taxes on the above ferenced property are assessed with an over 65 exemption. If the Buyer is not entitled to this exemption, the taxing authorities are authorized by law to remove the exemption as of the date of the and assess the taxes for the remainder of the year at the non-tempt rate. The taxing authorities may send a supplemental tax all assessing the remainder of the current year's taxes without the temption. Buyer acknowledges sole responsibility for the tayment of and that the Title Company shall have no liability or the tablication with respect to any supplemental tax bill. Further, the singular properties instructed otherwise by the lender, the escrow (if any) was tablished using calculations based on the most recently available ax amounts, with the exemption. Therefore, the lender may, once the new tax amounts are established, adjust the Buyer's escrow by the increased tax amounts.
Buyer(s) Initials:	8b) - -	AGRICULTURAL EXEMPTION: Seller and Buyer hereby acknowledge they are aware the real property being purchased is subject to an agricultural exemption on the tax roll. The Title Company assumes no responsibility for any future roll back taxes and Buyer understands and agrees, if the taxing authorities roll back taxes due to the exemption being removed, they will be responsible for all future taxes assessed by the taxing authorities and hold the Title Company harmless from any claim that may arise due to this exemption being removed from the tax roll.
Buyer(s) Initials:	9) -	SPLIT OUT - TAXES: Seller and Buyer agree and understand the taxes need to be "split out" at the Appraisal District. By our initialing this section, we agree to hold the Title Company harmless from any claim that may arise due to any further adjustments of the prorations after closing.
_	10)	PRIOR YEAR TAXES PAID: Seller certifies all taxes for prior years have been paid in full. The undersigned Seller further agrees to reimburse Title Company for any and all unpaid taxes, penalties, interest and attorney fees due to taxes being due and/or unpaid as determined by the AD and/or taxing authorities.
		Seller further agrees that any default in prior payment of property taxes, either current or delinquent, will on demand, be promptly reimbursed by Seller to Title Company.
Buyer(s) Initials:	11)	ACCEPTANCE OF REPAIRS: If Seller and Buyer have previously agreed upon Seller's obligation to perform certain repairs to the Property prior to closing, both parties affirm that all agreed upon repairs have been completed, and Buyer accepts such repairs as being completed to Buyer's satisfaction.

Seller(s) Initials:

Seller(s). Initials:

Seller(s)
Initials:

Seller(s)
Initials:

Seller(s)

Buyer(s)

11a) **REPAIRS SUBSEQUENT TO CLOSING:** If Seller and Buyer have agreed

Sully Buyl

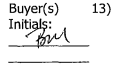
CLOSING AFFIDAVIT SELLER/PURCHASER/BORROWER

/Initials: Initials:

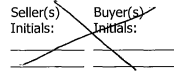
upon Seller's obligation for certain repairs or other work affecting the Property to be performed after closing, both Buyer and Seller acknowledge their understanding that Title Company shall have no duty or responsibility concerning completion, quality of workmanship or materials, or payment for such post-closing repairs or work to or on the Property.

Buyer(s)	12
Initials: ,	
Initials:	

HOMEOWNER'S ASSOCIATION: Buyer acknowledges notification that ownership of the Property involves membership in a Homeowner's or Property Owner's Association to which monthly or annual dues or assessments will be owed that may be enforceable by a lien against the Property. Buyer understands that the Association (or its managing agent) should be contacted by Buyer directly to ascertain the exact amount of future dues or assessments. Title Company disclaims any knowledge of, and has made no representations with respect to, the Association's annual budget, pending repairs or deferred maintenance, if any, or other debts of the Association. Buyer accepts sole responsibility to obtain such information and verify its accuracy to Buyer's satisfaction.



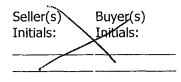
COMMON KEY NOTICE: Buyer acknowledges that the Property being purchased has been and presently is accessible by means of a common or master key used by the Seller for this and other properties. Buyer is advised to have all locks on the Property immediately re-keyed, which will be at Buyer's expense. Buyer hereby releases Seller and Title Company from liability for any loss, damage, or injury that may result from future unauthorized entry by means of the common or master key.



14) **ARBITRATION:**

A. VACANT LAND

You may require deletion of the arbitration provision of the Owner Title Policy. If you do not initial this provision, either you or the Company may require abitration, if the law allows. There is no charge to delete this provision.



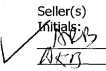
B. SELLER FINANCE

You may require deletion of the arbitration provision of the Mortgagee Title Policy. If you do not initial this provision, either you or the Company may require arbitration, if the law allows. There is no charge to delete this provision.

Seller(s) Initials:	Buyer(s) Initials:	15
		_

POWER OF ATTORNEY: This transaction involves the use of a Power of Attorney. Authority has been granted to to act as agent and attorney-in-fact for . The Title Insurance Company must confirm that said Power of Attorney is still valid.

	Principal Contacted:	
(Ratified by)	Date and Time Principal contacted:	
	Phone Number:	



Buyer(s)
Initials:

- 16) CLOSING DISCLAIMER: Seller and Buyer each acknowledge understanding that the above referenced transaction has not yet "closed". At this time, any change in possession of the Property takes place AT BUYER'S AND SELLER'S OWN RISK. THIS TRANSACTION HAS NOT "CLOSED" UNTIL:
- A) ALL TITLE REQUIREMENTS ARE COMPLETED TO THE SATISFACTION OF TITLE COMPANY;
- B) ALL NECESSARY DOCUMENTS ARE PROPERLY EXECUTED, REVIEWED, AND ACCEPTED BY THE PARTIES TO THIS TRANSACTION, INCLUDING THE LENDER IF ANY, AND BY TITLE COMPANY;
- C) ALL FUNDS ARE COLLECTED AND DELIVERED TO AND ACCEPTED BY THE PARTIES TO WHOM THEY ARE DUE; AND
- D) ALL NECESSARY DOCUMENTS ARE FILED OF RECORD IN THE APPROPRIATE PUBLIC RECORDS.

 Buyer and Seller also recognize that peither Title Company per its underwriter.

Buyer and Seller also recognize that neither Title Company nor its underwriter are under any obligation to defend possession of the Property or to insure title of the Property, until such time as the above stated requirements have been fulfilled.

Seller(s)
Initials:

17) **NON-RESIDENT ALIEN:** Seller is not a non-resident alien for purposes of United States Income Taxation.

CLOSING AFFIDAVIT SELLER/PURCHASER/BORROWER

CLOSING AFFIDAVIT SELLER/PURCHASER/BORROWER

18) **DISCLOSURE TO PURCHASER:** Undersigned Buyer/Borrower

("Undersigned") acknowledges that Title Company has NOT

	Initials:	pos invo Uno ma pro	formed a search of the real property records with reference to sible federal or state tax liens, abstract of judgements, or other pluntary liens which may have been filed against the dersigned. Undersigned understands that such involuntary liens y need to be released prior to the resale or mortgaging of this perty. The owner policy of title insurance does not protect the ured against involuntary liens filed against said insured.
Seller(s) Initials	Refinance Borrower(s) Initials	19) - -	AFFIDAVIT AS TO DEBTS & LIENS: A) I am over the age of 18 years. B) My marital status _has x_has not changed (CHECK THE APPROPRIATE RESPONSE) since the date that I acquired the above

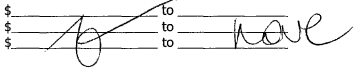
described property.

Buyer/

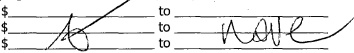
Borrower(s)

C) I have also been known by the following names in addition to the name listed above: D) I state under oath that all bills for labor performed and material

furnished for improvements (if any) made by, or for me have been paid, and that at present I do not owe any person or firm for such improvements; and there are no liens including federal or state tax liens or judgment liens, of any kind; and no proceedings have been commenced in any federal court or state court to which I am a party, except:



E) To my knowledge there are no loans or unpaid debts for any personal property or fixtures which are located on the subject property and that no such items have been purchased on time-payment contract; and that there are no security interests on such property secured by financing statements, security agreements or otherwise, except:



- F) The amount due any lienholder was furnished by the lienholder and is good only through an anticipated disbursement date. Should there be any discrepancies First American Title Insurance Company is hereby authorized to disburse any additional funds required by lienholder and adjust the net amount due the Seller by a like amount. Seller is aware that the lienholder has furnished a statement showing amounts due to payoff existing lien(s). In the event lienholder makes a demand for a greater amount than shown on payoff statement and closing statement, Seller agrees to reimburse First American Title Insurance Company for any funds advanced in order to cure any discrepancies or demand.
- G) To my knowledge, Owner's possession of the property has been peaceable and undisturbed and title to said property has never been disputed or questioned, nor do I have any knowledge of adverse claims against any portion of the property.
- H) I have not signed any contracts of sale, deeds, deeds of trust, mortgages or quitclaims affecting the property, except documents pertaining to the guaranty file listed above.

CLOSING AFFIDAVIT SELLER/PURCHASER/BORROWER

I) I have no knowledge of any paving or mowing liens outstanding against the property.

I understand that the Purchaser and/or Lender and Title Company in this transaction are relying upon the representations contained herein in purchasing the subject property, lending money thereon, and/or issuing title insurance policies thereon, and would not do any of the above unless said representations were made.

Brett C. M. Carroll
Brett C. McCarroll Anita Kay Brunsting as Co-Trustee of the Nelva E. Brunsting Survivor's Trust dated 4-1-2009, as Established under The Brunsting Family Living Trust dated 10-10-1996, as amended al all Trusts created therein Anita Kay Brunsting/Co-Trustee Amy Ruth Brunsting as Co-Trustee of the Nelva E. Brunsting Survivor's Trust dated 4-1-2009, as Established under The Brunsting Family Living Trust dated 10-10-1996, as amended and all Trusts created therein SWORN TO AND SUBSCRIBED BEFORE ME on this __ day of married man. Notary Public, State DARLENE M. GLOS otary Public, State of Texas STATE OF TEXAS Commission Expires) § July 23, 2014 **COUNTY OF HARRIS** This instrument was acknowledged before me on this ____ day of McCarroll, a married man. DARLENE M. GLOS Notary Public, State of Texas My Commission Expires July 23, 2014 Notary Public, State of Texas Sworn to and subscribed before me this ____ day of _ 2012, , by Anita Kay Brunsting as Co-Trustee of the Nelva E. Brunsting Survivor's Trust dated 4-1-2009, as Established under The Brunsting Family Living Trust dated 10-10-1996, as amended all all Trusts created therein and Amy Ruth Brunsting as Co-Trustee of the Nelva E. Brunsting Survivor's Trust dated 4-1-2009, as Established under The Brunsting Family Living Trust dated 10-10-1996, as amended and all Trusts created therein.

DARLENE M. GLOS

Notary Public State of Texas My Commission Expires July 23, 2014

Page 7

Notary Public, State of Texas

CLOSING AFFIDAVIT SELLER/PURCHASER/BORROWER

STATE OF TEXAS)) §	
COUNTY OF)	i
Brunsting as Co-Trustee o Established under The Bru and Amy Ruth Brunsting a	insting Family Living Trust is Co-Trustee of the Nelva	day of
Downsky Trick 1981	DARLENE M. GLOS Notary Public, State of T My Commission Expir July 23, 2014	Notary Public, State of Texas
Sworn to and subscribed be corporation.	pefore me this day of , , b	y , , of Anita Kay Brunsting, a corporation, on behalf of said
		Notary Public, State of Texas
STATE OF TEXAS)	
COUNTY OF HARRIS) §)	
This instrument was acknown behalf of said corporation.		day of , , by , , of Anita Kay Brunsting, a corporation, on
		Notary Public, State of Texas

DURA PIER®

ASSIGNMENT OF WARRANTY

				08	
		This is to certify that on	ch 12	, 201 2, title to the	
		property known as 13630	PINETOCKL	ave	
		in the City of Houston		, was, or will be,	
		transferred from FM & OC	Nelva Bru	ushing * "	•
		Brett C. McCa	unoll and	EM//ST.McC	orroll
		IN WITNESS WHEREOF, I	Interiom.	· · ·	5
		have beneunto set my hand, this	aday of M	arch , 1901	
		Metala Maria	§§§	V Breet C. M	Caurel Buyer
	seller	V Chy Brus	- 888	VE 1, 1 m	Can Buyer
		State of Tenant		- mily sin	Miles I
		County of Hamis			Brett C.McCas
Ф		Prott CIEWLY	T. McComal	, personally appeared	and
ήχ		before me, and being first duly sworn, designated, if any, and further states the	declared that he signed this	application in the capacity	EMILY T.Mcl
Ş		therein contained are true.	- constraint of the above up	production and the statements	Child I was
Brushing		Subscribed and sworn to before me the	his 12 day of N	WCh , 201	} —
$\mathcal{L}_{\mathcal{L}}$	<u> </u>	/ MAIA			
B. E	3	Notary Public Signature			
ai k				DARLEN	M. GLOS
5 - 3 - 3	₹	Notary Public Printed or Typed Name		My Commi	, State of Texas esion Expires
£ 4	Ñ			July 2	3, 2014
β	3	My commission expires:			
NG and Ping R	3		§§§		
\$,	4				. 6
This is to certify that, by payment of the transfer fee in the amount of \$_100.00, receipt of which is hereby acknowledged, and on the facts contained above, the foundation repair warranty has been transferred on the records of DURA PIER® to the new OWNER effective on the date of title transfer. DURA PIER® By Date					
\$ \frac{1}{2}	> >	title transfer.	DOKA FIER® to the new	OWINER effective on the date e	1
35				DURA PIER®	
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*				D	DUNSTINGOOO177

Seller Acknowledgments

3707603216

THE STATE OF TEXAS:	
This instrument was acknowledged before me on _	by ANITA KAY BRUNSTING CO-Trustee
DARLENE M. GLOS Notary Public, State of Texas My Commission Expires July 23, 2014	Notary Public, State of Texas: Notary's Name Printed:
	My Commission Expires:
THE STATE OF TEXAS COUNTY OF TEXAS This instrument was acknowledged Brunsting Co-Trustee	before me on 3/A/Jby Amy Ruth Notary Public State of Texas Notary's Name Printed:
DARLENE M. GLOS Notar Public, State of Texas My Commission Expires	Commission Expires:

DURA PIER®

FOUNDATION REPAIR WARRANTY

Be it known that repair to the foundation of the structure known as

•	13630 Pinerock	
In the City of	Houston, TX 7707	9
by use of the D	URA PIER® Method of foundation rep	air in accordance with the provisions of the
contract dated _		, 19_93, by and between
·	Elmer Brunstein	OWNER of the structure
warranted by I provisions of th	OURA PIER® for the life of the struc	a licensee of DURA PIER® is cture it supports, subject to all conditions and rt of this warranty, in addition to or in reiteration

SCOPE OF THE WARRANTY

This warranty applies to ONLY the work performed by the DURA PIER® licensee under the terms, provisions and conditions of the said contract. SPECIFICALLY EXCLUDED is repair of consequential damage to the foundation or structure, repair of cosmetic damage, plumbing (exposed, concealed or buried), furniture, fixtures, furnishings or personal property without regard to when or where said damage may occur. The sole service to be provided by DURA PIER® under this warranty is specifically limited to re-leveling of the foundation in any area repaired under the provisions of the said contract where differential deflections, after repairs were completed, have exceeded one part in three-hundred sixty parts (1/360).

EXCLUSIONS

In additions to the specific exclusions listed above, this warranty shall be null and void if;

- The structure is altered or modified, or if additions are made to it without the prior written approval of DURA PIER®.
- 2. The structure suffers fire, flood or storm damage to any degree. Flood damage shall include water or sewer leaks under or adjacent to the foundation.
- 3. The structure is sited on a fault.
- 4. Underground facilities or swimming pools are installed within a horizontal distance equal to or less than their depth from the foundation.

ARBITRATION OF DISPUTES

In the event that the OWNER and DURA PIER® cannot agree that the movement in the foundation has been controlled and movement is within the tolerances specified above, it is specifically agreed by acceptance of this warranty that the matter shall be determined by binding arbitration as follows:

- A. Each party shall select one (1) arbitrator who shall be a Registered Professional Civil or Structural Engineer, experienced in the field of shallow foundations and engaged solely in the private practice of his or her profession and the two (2) so selected shall select a third (3rd) of like qualifications.
- B. Failing a selection of an arbitrator by either party or by the two (2) so selected, an Arbitrator of like qualifications shall be selected by the American Arbitration Association, or any successor thereto, on application of either party.
- C. Arbitration shall be conducted in accordance with the rules then prevailing of the American Arbitration Association, or any successor thereto.

TRANSFER OF WARRANTY

In the event a change in ownership occurs, assignment of this warranty to a new Owner or Owners must be accomplished no later than sixty (60) days after sale of said property. Assignment will be made in accordance with the warranty and with the procedures in effect at the time of transfer, upon receipt of payment of the transfer fee current at the time of transfer. Transfer must be made on the form attached to and made part of this warranty. So long as the provisions of this paragraph are met, there is no limit to the number of transfers that can be made. UNLESS ASSIGNMENT IS PROPERLY MADE WITHIN SIXTY (60) DAYS AFTER SALE OF SAID PROPERTY THIS WARRANTY IS NULL AND VOID.

NOTICES

All notices hereunder shall be sent by first class mail to:

DURA PIER® INC P. O. Box 35008

Houston, Texas 77035-5008

until otherwise notified, in writing, of a change of address.

The principal place of business for DURA PIER® INC in Houston, Texas is:

5939 Dryad Houston, Texas 77035 713/721-8883

713/721-0003 713/721-3787 Fax 13124 Player Houston, Tx.77235-5008

STATUS OF THE AGREEMENT

This warranty contains the entire agreement of the parties as set forth in the aforesaid contract; there are no other warranties expressed or implied, representations, promises, agreements, arrangements or undertakings, oral or written, between the parties hereto, other than those set forth in the said contract and/or those contained herein.

ATTACHMENTS

Attached to and made part of this warranty agreement are:

- 1. The contract by and between the OWNER and said DURA PIER® licensee.
- 2. The drawing depicting placement and number of piers completed.
- 3. Transfer assignment form in event of change in ownership of said property.

DURA PIER® INC



March 10, 2012

INVOICE # 110

RE: 13630 PINEROCK

TRANSFERRED WARRANTY FROM MR ELMER BRUNSTEIN TO THE NEW OWNERS.

DURA PIER - TX, INC.

FOUNDATION REPAIR

\$100.00 FEE

13030 PLAYER ST.

P.O. BOX 35840

TOTAL DUE \$100.00

HOUSTON, TX

77235-5840

PH: 713-721-8888

1-800-856-3872

FAX: 713-721-3787

Thank You,

Susan Block

Office Manager

Dura Pier-Tx.,

13030 Player Street

Houston, Texas 77045

713-721-8888

Tomorrow's

technology

for today's

full service

Toundation

repair

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PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

02-13-06

AMENDMENT

STORESTY	TO	CONTRACT CON	CERNING THE	PROPERTY AT	
13630 Pi	nerock Ln	Houston Tx 77		Rouston	
		(Street	Address and City		
(1) The Sal A. Cas B. Sur C. Sali	es Price in Prich portion of in of financing es Price (Sunion to any re	described in the conor A and B}	entract is: by Buyer at clo contract ats otherwise rec	sing	00.00 00.0
(4) The am	ount in Parag	raph 12A(1)(b) of the	e contract is cha	March 12,2012 Mar- nged to \$ 3,000,00 emized on the attached list, will be by Buyer. for an extension	e pair
unrestri	sted right to to	erminate the contract	at on or before		of the
1 (7) Buyer w 1 (8) The dat	aives the un e for Buyer t	restricted right to to o give written notice	erminate the con se to Seller that	re credited to the Sales Price. tract for which the Option Fee was Buyer cannot obtain Finencing Ap n is changed to	prove
(9) Other N	lodifications s names so	: (Insert only factua sended to be Am	statements and y Ruth Bruns	business details applicable to this string and Anita Kay Brunsti	ale.) ng
				, (BROKER; FILL IN	THE
Polt Cuyer Brett	U. Co	LP.	Seller Am	Maded y Ruth Brunsting	
uyer			Seller An	La Kay Brunsting	
				i e	
forms. Such app representation is complex transact	roval relates to mede as to the lons. Texas Roa	this form only. TREC to legal validity or adequal Estate Commission, P.	arros are intended for	with similarly approved of promulgated cor or use only by trained real estate licenses on any specific transactions. It is not intende on TX 78711-2188, 1-800-250-8732 or (512)	s. No

TREC NO. 39-6

Prudential Gary Greene, 1519 Biention Truits Dr Spring, TX 77379
Phone: 281,376,9635 Fax: 281,444,0630 Mary Johnson
Produced with Zipforms/ by zipLogix 18070 Fifteen Mile Road, Fraser, Machagan 48028 www.zipLogix.com

Breit C. and Emily



AMENDMENT
TO CONTRACT CONCERNING THE PROPERTY AT

	**	13630	PINERSO	* 1	N	
- 	- 15 to 1		et Address and City)			
□(1) The Sal A. Cash B. Sum C. Sales	les Price in Parag n portion of Sale n of financing des s Price (Sum of A	contract as follows: graph 3 of the continuities Price payable by scribed in the contract A and B)	tract is: Buyer at closing ract	•••••	\$ \$	
(2) In addle expense ELL Close	Ition to any repaire, shall complete to the Co	airs and treatments the following repairs the following repairs the following repairs the first of the first	s otherwise requires and treatment of 3000 of repairs	uired by thents:	ie contract,	Seller, at Seller's buyers
□(3) The dat	te in Paragraph	9 of the contract is	changed to		· · · · · · · · · · · · · · · · · · ·	, 20,
		ph 12A(1)(b) of the ulred repairs and tr				
as follo	ws: \$		by Seller: \$			by Buyer.
□(6) Buyer h unrestri	has paid Seller a ricted right to te	an additional Option erminate the contra	n Fee of \$ act on or before		for an	n extension of the
		ional Option Fee				
□(8) The dat as set f 20	te for Buyer to of forth in the Third	stricted right to terr give written notice d Party Financing C	to Seller that B Condition Addend	Buyer cann Ium is char	ot obtain Fi nged to	inancing Approval
(9) Other I	Modifications:	(Insert only factual s	statements and bu	siness deta	lls applicable	to this sale.)
			,			
	the 21年 day		y	_, 20_12	(BRO	KER: FILL IN THE
Brest A	(. Cawll		Selier	WB	Mers	5
Emil.	y J. Mi	(arroll	(Atac	led a	uto Xaz Bottom
Buyer	U		Seller		,	
forms. Such a representation complex transa	approval relates to is made as to the le actions. Texas Real E	the Texas Real Estate this form only. TREC egal validity or adequat Estate Commission, P.O. TREC No. 39-6. This fo	I forms are intended icy of any provision D. Box 12188, Austin	i for use only in any speci n, TX 78711-:	y by trained re fic transactions	eal estate licensees. No s. It is not intended for

ANHA Please Sign/in/hall anto-Brushy G.F# 1655369

Buteul

08-01-2011
PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC) ONE TO FOUR FAMILY RESIDENTIAL CONTRACT (RESALE) NOTICE: Not For Use For Condominium Transactions PARTIES: The parties to this contract are
\sim
PARTIES: The parties to this contract are
PROPERTY: A. LAND: Lot 31 Block 4 Wilchester West Addition, City of Houston County of Harris , Texas, known as 13630 Pinerock In Houston Tx 77079 , County of Harris, Texas, known as 13630 Pinerock In Houston Tx 77079 [3. IMPROVEMENTS: The house, garage and all other fixtures and Improvements attached to the above described real property including without limitation. The following normalistic property including without limitation.
3. 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, attlc fans, mail boxes, television antennas and satellite dish system and equipment, mounts and brackets for televisions and speakers, heating and air-conditioning units, security and fire detection equipment, wiring, plumbing and lighting fixtures, chandellers, water softener system, kitchen equipment, garage door openers, cleaning equipment, shrubbery, landscaping, outdoor cooking equipment, and all other property owned by Seller and attached to the above described real property. 2. ACCESSORIES: The following described related accessories, if any: window air conditioning units, stove, fireplace screens, curtains and rods, blinds, window shades, draperles and rods, door keys, mallbox keys, above ground pool, swimming pool equipment and maintenance accessories, artificial fireplace logs, and controls for: (i) satellite dish systems, (ii) garage doors, (iii) entry gates, and (iv) other improvements and accessories will be retained by Seller and must be removed prior to delivery of possession: n/a
The land, improvements and accessories are collectively referred to as the "Property". SALES PRICE:
A. Cash portion of Sales Price payable by Buyer at closing \$52,000.00 B. Sum of all financing described below (excluding any loan funding fee or mortgage insurance premium) \$417,000.00 C. Sales Price (Sum of A and B) \$469,000.00
FINANCING: The portion of Sales Price not payable in cash will be paid as follows: (Check applicable boxes below) A. THIRD PARTY FINANCING: One or more third party mortgage loans in the total amount of \$3B above (excluding any loan funding fee or mortgage insurance premium). (1) Property Approval: If the Property does not satisfy the lenders' underwriting requirements for the loan(s), (including, but not limited to appraisal, insurability and lender required repairs), Buyer may terminate this contract by giving notice to Seller prior to closing and the earnest money will be refunded to Buyer. (2) Credit Approval: (Check one box only) [X] (a) This contract is subject to Buyer being approved for the financing described in the attached Third Party Financing Addendum for Credit Approval. [] (b) This contract is not subject to Buyer being approved for financing and does not involve FHA or VA financing. B. ASSUMPTION: The assumption of the unpaid principal balance of one or more promissory notes described in the attached TREC Loan Assumption Addendum. C. SELLER FINANCING: A promissory note from Buyer to Seller of \$ secured by vendor's and deed of trust liens, and containing the terms and conditions described in the attached TREC Seller Financing Addendum. If an owner policy of title insurance is furnished, Buyer shall furnish Seller with a mortgagee policy of title insurance.

Initialed for identification by Buyer BCM C+M and Seller KR25

119 Disended Trulli Dr Spring TX 77379

Produced with 20F Form® by zipLogic 18070 Fifteen Mile Road, Fraser, Michigan 48026 Wayer ZipLogic Com TREC NO. 20-10 Beete C. and Emily T.

							
Contract Concerning	13630 F	inerock Ln Houston, (Address of	5914	Tx 7707	'9 f	Page 2 of 9 08	-01-2011
6. EARNEST MONEY: \$4,690.00 at Buyer shall deposit a days after the by this contract, Buyer	as ear rst Ame dditional ea effective d	nest money with _ rican_Title Innest money of \$ ale of this contrac	Co 13110	Memoria	los al Dr	as escro' (a	w agent, iddress).
6. TITLE POLICY AND A. TITLE POLICY: (Title Company) against loss und (Including existing (1) Restrictive cox (2) The standard (3) Liens created (4) Utility easem Property is loc (5) Reservations Buyer in writin (6) The standard matters. (8) The standard ilnes, encroa expense, may B. COMMITMENT: shall furnish to legible copies Commitment (E authorizes the T Buyer's address delivered to Buy up to 15 days or t C. SURVEY: The s the Title Company [X] (1) Within and Title Property If Seller prescribe days pric Company [X] Buyer's (2) Within survey at receipt or receipt or	SURVEY: Seller shall e Policy) ise in the am er the pro building an- venants con printed excease part of the ents create ated, or exception printed exception in the Closing urvey mus y and Buyer 7 Company Affidavit pr fails to d, Buyer or to Closi or Buyer expense r Buyer's ex the date sp sh a new su Buyer may te survey er than ite untial untile	furnish to Buyer sued by count of the Sal visions of the d zoning ordinance mon to the platter spilon for standby the financing described by the dedications otherwise personal standby the dedication as to dispersion as to dispersion as to dispersion amended and the specific dimensions otherwise personal specific dimensions otherwise personal specific dimensions of the specific dimensions of the days after the efficiency to deliver the shall obtain and Date. If the shall obtain and Date if the specific dimensions of the specific	Fire es Price, d. Itile Policy, es) and the f d subdivision fees, taxes a libed in Para ation deed ermitted by a rights. waters, tid screpancies, or overlapp i to read, "sh tile Company e insurance and docu- er than th Commitmer the Commit the Commitmer the Commitme the Commitm	t Ameria aled at o subject to following ex in In which I and assess graph 4. or plat of this contra telands, b conflicts, bing improduces (Commitments ex extended and Ex tment and or delivery profession only) profession only) profession only) this contra the Pro pepartment urvey or y at Selle to of this contra osing Date le of this contra exercive the ex	r after close to the property sments. If the subdited act or as meaches, standard act of insuration and act, Seller perty and act, Seller perty and act, standard is new such ontract, Buyles survey or flier. Intract, Selle ons, or en (7) above the prohibit acts of the survey of the survey or acts of the survey	reams, and in area or bo Buyer, at this contract at Buyer's exceptions, cuments to Bocuments to malically extended the following mulgated exceptions, cuments to Bocuments to a Residentiance (T-47 A within the tacceptable ricey at reshall obtain the date or, at Seller's ecumbrances disclosed the following er Buyer rece	Buyer clusions lich the wed by related by related by Buyer's Seller xpense, in the Seller uyer at are not ktended lable to o Buyer at Real fiidavit). It time than 3 to Title Seller's n a new f actual xpense to title: in the use or lives the
		by Buyer <u>BCM</u> 8070 Fincen Mile Road.		nd Seller_ 48028 .www.		_ \	VO. 20-10 C. and Emily T.

_	13630	Pinerock Ln	Houston	Тx	77079
Concerning		Houston.	5914		

(Address of Properly)

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allowed will constitute a walver 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 walves the objections.

E. TITLE NOTICES:

Contract

- (1) ABSTRACT OR TITLE POLICY: Broker advises Buyer to have an abstract of title covering the Properly 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) PROPERTY OWNERS ASSOCIATION(S) MANDATORY MEMBERSHIP: 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 §6.012, Texas Property Code, that, as a purchaser of property
 in the residential community identified in Paragraph 2A in which the Property is located,
 well are obligated to be a member of the property owners association(s). Perticipated to be a member of the property owners association(s). 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 a dedicatory instrument 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 instrument 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 a lien on and the foreclosure of the Property. If Buyer is concerned about these matters, the TREC promulgated Addendum for Property Subject to Mandatory Membership in a Property Owners Association

should be used for each association.
(3) STATUTORY TAX DISTRICTS: If the Property is situated in a utility or other statutorily (3) STATUTORY TAX DISTRICTS: If the Property is situated in a utility or other statutority 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 tex rate, bonded indebtedness, or standby fee of the district prior to final execution of this contract.
 (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

required by the partles must be used.

(5) ANNEXATION: If the Property is located outside the limits of a municipality, Seller notifies Buyer under §6.011, 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.

(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 to your property. The undersigned Buyer

Initialed for identification by Buyer BCM etm and Seller BPB N TREC NO. 20-10 Produced with zipForm® by zipLogix 18070 Fifteen Millo Road, Fraser, Michigan 48028 __www.zipLogix.com Brell C. and Emily T.

Contract Concerning 13630 Pinerock Ln Houston Tx 77079 Houston, 5914 Page 4 of 9 08-01-2011 (Address of Property)
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, \$5.014, Property Code, requires Seller to notify Buyer as follows: As a purchaser of this parcel of real property you are obligated to pay an assessment to a municipality or county for an improvement project undertaken by a public improvement district under Chapter 372, Local Government Code. The assessment may be due annually or in periodic installments. More information concerning the amount of the assessment and the due dates of that assessment may be obtained from the municipality or county levying the assessment. The amount of the assessments is subject to change, Your failure to pay the assessments could result in a lien on and the foreclosure of your property.
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. Seller at Seller's expense shall turn on existing utilities for inspections. 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; (Check one box only) 区 (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 7D(1) or (2) does not preclude Buyer from inspecting the Property under Paragraph 7A, from negotiating repairs or treatments in a subsequent amendment, or from terminating this contract during the Option Period, if any.
E. LENDER REQUIRED REPAIRS AND TREATMENTS: Unless otherwise agreed in writing, neither party is obligated to pay for lender required repairs, which includes treatment for wood destroying insects. If the parties do not agree to pay for the lender required repairs or treatments, this contract will terminate and the earnest money will be refunded to Buyer. If the cost of lender required repairs and treatments exceeds 5% of the Sales Price, Buyer may
terminate this contract and the earnest money will be refunded to Buyer. F. COMPLETION OF REPAIRS AND TREATMENTS: Unless otherwise agreed in writing, Seller shall complete all agreed repairs and treatments prior to the Closing Date. All required permits must be obtained, and repairs and treatments must be performed by persons who are licensed or otherwise authorized by law to provide such repairs or treatments. At Buyer's election, any transferable warranties received by Seller with respect to the repairs and
treatments will be transferred to Buyer at Buyer's expense. If Seller falls to complete any agreed repairs and treatments prior to the Closing Date, Buyer may do so and receive reimbursement from Seller at closing. The Closing Date will be extended up to 15 days, if necessary, to complete repairs and treatments.
G. ENVIRONMENTAL MATTERS: Buyer is advised that the presence of wellands, toxic substances, including asbestos and wastes or other environmental hazards, or the presence of a threatened or endangered species or its habitat may affect Buyer's intended use of the Property. If Buyer is concerned about these matters, an addendum promulgated by TREC or required by the parties should be used.

Contract	Concerning	13630 Pin	erock Ln I Houston, (Address of P	5914	77079	Page 5 of 9 08-01-	2011
	a residential contract, Selle contract in an a residential selle purchase of	service compar er shall reimbi imount not exce rvice contract	ny licensed by urse Buyer at eding \$ n/a for the scop service col	r TREC, If Book closing for the contract of coverage of coverage of the covera	uyer purchase the cost of , l ge, exclusions tional, Simila	al service contract s a residential set the residential set Buyer should review and limitations, r coverage may	rvice rvice any The
8, Bi	ROKERS' FEES	3: All obligation greements.	ns of the part	ies for payme	nt of brokers'	fees are containe	d in
	LOSING: The closing of to days after objusted in the later (Closing)	he sale will be o ections made to no Date). If eil	n or before under Paragrap	February h 60 have be to close the	en cured or	012 , or will walved, whichever Closing Date, the	nin 7 date

defaulting party may exercise the remedies contained in Paragraph 15. B. At closing: (1) Seller shall execute and deliver a general warranty deed conveying title to the Property to Buyer and showing no additional exceptions to those permitted in Paragraph 6 and

furnish tax statements or certificates showing no delinquent taxes on the Property.

(2) Buyer shall pay the Sales Price in good funds acceptable to the escrow agent.

(3) Seller and Buyer shall execute and deliver any notices, statements, certificates, affidavits, releases, loan documents and other documents reasonably required for the closing of the sale and the issuance of the Title Policy.

(4) There will be no liens, assessments, or security interests against the Property which will not be satisfied out of the sales proceeds unless securing the payment of any loans

assumed by Buyer and assumed loans will not be in default.

(5) If the Property is subject to a lease, Seller shall (1) deliver to Buyer the lease(s) and the move-in condition form signed by the tenant, if any, and (ii) transfer security deposits (as defined under §92.102, Property Code), if any, to Buyer. In such an event, Buyer shall deliver to the tenant a signed statement acknowledging that the Buyer has received the security deposit and is responsible for the return of the security deposit, and specifying the exact dollar amount of the security deposit.

- specifying the exact dollar amount of the security deposit.

 10. POSSESSION: Seller shall deliver to Buyer possession of the Property in its present or required condition, ordinary wear and tear excepted: \(\overline{\text{S}} \) upon closing and funding \(\overline{\text{L}} \) according to a temporary residential lease form promutgated 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. lease or appropriate insurance coverage may expose the parties to economic loss.
- 11. SPECIAL PROVISIONS: (Insert only factual statements and business details applicable to the sale. TREC rules prohibit licensees from adding factual statements or business details for which a contract addendum, lease or other form has been promulgated by TREC for mandalory use.) Response requested by noon Wed Jan 18,2012

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Brett C. and Emily T.

13630 Pinerock Ln Houston Tx 77079 Contract Concerning Houston, Page 6 of 9 08-01-2011 (Address of Property)

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 \$ n/a

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.

Buyer's Expenses as allowed by the lender.

(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; toan title polloy 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 Finding 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, 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.
- 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 falls 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, due to factors beyond Seller's control, Seller fails within the time allowed to make any non-casualty repairs or deliver the Commitment, or survey, if required of Seller, Buyer may (a) extend the time for performance up to 15 days and the Closing Date will be extended as necessary or (b) terminate this contract as the sole remedy and receive the earnest money. If Seller fails to comply with this contract for any other reason, Seller will be in default and Buyer may (a) enforce specific performance, seek such other relief as may be 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 Stale 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 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.

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Brell C. and Emily T.



Contract Concerning	Pinerock Ln Houston, (Address of		Page 7 of 9 08-01-2011
the performance or nor earnest money and (III) financial institution in institution is acting as esc	performance of an liable for the loss which the earnest row agent.	party to this contract and c y party to this contract, (ii) of any earnest money caus money has been deposi	liable for interest on the sed by the fallure of any ted unless the financial
then to Buyer's Expensions agent may: (I) require require payment of unputhe earnest money the earnest money.	ses and any excer a written release ald expenses incur amount of unpaid	y must be applied first to a ss refunded to Buyer. If no of liability of the escrow a red on behalf of a party, a expenses incurred on beha	o closing occurs, escrow gent from all parties, (ii) and (iii) only deduct from alf of the party receiving
release of earnest more release and deliver sare either parly may make one parly makes writt provide a copy of the objection to the demarthe earnest money to incurred on behalf of the same to the creditors.	ney to each party me to the escrow a written demand ten demand for demand to the ot dd from the other he party making o ne party receiving If escrow agent o	act, either party or the esc and the parties shall exe agent. If either party falls to the escrow agent for the the earnest money, escro- her party. If escrow agent party within 15 days, escre- temand reduced by the am- the earnest money and es- ompiles with the provisions all adverse claims related	cute counterparts of the to execute the release, so earnest money, if only wagent shall promptly does not receive written row agent may disburse bunt of unpaid expenses crow agent may pay the of this paragraph, each
escrow agent within 7 'liquidated damages in earnest money; (ii) the sult.	days of receipt of an amount equal earnest money; (lls or refuses to sign a re of the request will be liable to the sum of: (i) three to iii) reasonable attorney's fe	es to the other party for imes the amount of the es; and (iv) all costs of
		effective when sent in co will be deemed effective	
 REPRESENTATIONS: All closing, If any representati be in default. Unless exp lhe Property and receive, ne 	on of Seller in this ressly prohibited b	s contract is untrue on the by written agreement, Sellei	Closing Date, Seller will
shall withhold from the sa and deliver the same to	an affidavit to Bu tles proceeds an the Internal Rev regulations requir	is a "foreign person," as do yer that Seller is not a "for amount sufficient to comply enue Service together with re filling written reports if	eign person," then Buyer With applicable tax law appropriate tax forms.
21, NOTICES; All notices from mailed to, hand-delivered at,	n one party to the or transmitted by fac	e other must be in writing esimile or electronic transmiss	and are effective when ion as follows:
To Buyer at:		To Seller at:	
Mr.+Mrs. Brett Me	Larro 11		insting
518 Hunters Den		2582 Com-	try Ledge
Houston TY. 720	79	New Braunfe	15, Tx 78132
Telephone: 281-679	. 7638	Telephone: <u>\$30 - \$</u>	22-2388
Faosimile: Ma		_ Facsimile: <u>Ma</u>	Operated at the control of the contr
brett.mocarrol. E-mail: <u>n.com</u>	L@constellatic	E-mall: abrunstiv	g@ymail.com
initialed for identificati	on by Buyer <u>BCM</u>	etm and Seller ARR	AKR TREC NO. 20-10

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Brett C. and Emily Y.

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Contract Concerning _	13630 Pinerock In Ho Houston, (Address of Prop	501 <i>4</i>	. Page 8 of 9 08-01-2011
cannol be ch	OF PARTIES: This contract cor anged except by their written agree applicable boxes):	itains the entire agreemer	nt of the perties and a part of this contract
☒ Third Party . Approvel	Financing Addendum for Credit	Addendum for "Back-Up	" Contract
	ncing Addendum	Addendum for Coastal A	rea Property
Addendum Mandatory Owners As	for Property Subject to Membership in a Property sociation	☐ Environmental Assessm or Endangered Species Addendum	ent, Threatened and Wetlands
☐ Buyer's Tei	mporary Residential Lease	☐ Seller's Temporary Resi	denlial Lease
☐ Loan Assur	mpilon Addendum	☐ Short Sale Addendum	
Addendum by Buyer	for Sale of Other Property	Addendum for Property I of the Gulf Intracoastal V	Located Seaward Vaterway
Addendum and Other I	•	Addendum for Seller's D Information on Lead-bas Lead-based Paint Hazar Federal Law	isclosure of ed Paint and
🔀 Olher (list):	Tay Prorution Pror	ation Addendum	·
pay the Option contract and notice of term any earnest results and the time for p	Buyer's agreement to pay Seller \$ 100 date of this contract, Seller granting notice of termination to Seller within (Option Period). If no dollar amount on Fee to Seller within the time preBuyer shall not have the unrestricted in the seller within the time prescribed, noney will be refunded to Buyer. To tolosing. Time is of the essence erformance is required. NATTORNEY: TREC rules prohibited.	scribed, this paragraph Will do right to terminate this country the Option Fee will not lead to the Option Fee ⊠ will ☐ we for this paragraph and set the option of the o	not be a part of this ontract. If Buyer gives be refunded; however, ill not be credited to the trict compliance with
READ THIS C allorney BEFC	ONTRACT CAREFULLY. If you do no	ot understand the effect of t	his contract, consult an
Buyer's Attorney Is:		Seller's Attorney is:	
Telephone:		Telephone:	
Facsimile:	·	Facsimile:	
E-mail:		E-mall:	
EXECUTED (he 1875 day of Januar	7 . 2012-	_(EFFECTIVE DATE).
Bule Brett	C. McCarroll	Seller Burst	- PR
Euyer Emily	T. McCarroll	Seller	3/27 /3/11/2)
ostato ilcensues. No repri Intended for complex tra	has been approved by the Texas Real Estate Consentation is made as to the legal validity or a unsactions. Texas Real Estate Commission, P.O. 70-10. This form replaces TREC NO. 20-9.	dequacy of any provision in any sp	ecific transactions, it is not

TREC NO. 20-10

om Brell C. and Emily T.

Contract Concerning 13630 Pinerock In Houston. (Address of	
BROKER II	NFORMATION
Prudential Gary Greene Realtors 0475512 Other Broker Firm License No. represents X Buyer only as Buyer's agent Soller as Listing Broker's subagent Sharon Teusink (281) 444-5140 Licensed Supervisor of Associate Telephone	Martha Turner Properties 307280 Listing Broker Firm License No. represents Seller and Buyor as an intermediary Seller only as Seller's agent Licensed Supervisor of Associate Telephone
Mary Johnson (281) 451-5247 Associate Telephone	Lara Nesmith 713 4675712 Usting Associate Telephone
8817 Louetta Rd Other Broker's Address (281) 444-0630 Facsimile Spring Tx 77379 Oily State Zip mary johnson@garygreens.com Associate Empil Address	Listing Broker's Office Address Facsimile Houston Ty 77024 City State Zip Lnesmith @ markaturner.com Listing Associate's Email Address
	Selling Associate Telephone Selling Associate's Office Address Facsimile
,	Cily State Zip
Listing Broker has agreed to pay Other Broker fee is received. Escrow Agent is authorized and directed	Selling Associate's Email Address of the total sales price when the Listing Broker's to pay Other Broker from Listing Broker's fee at closing.
OPTION F Receipt of \$(Option Fee) in t	EE RECEIPT he form of
CONTRACT AND EAR Receipt of Dentract and Drs 4690 St. Is acknowledged. Escrow Agent: First American By: Darleng Glos D Address State City State	Earnest Money RECEIPT Earnest Money in the form of DC 3207 Hitle Date:
	TDEC NO. 20.40

TREC NO. 20-10

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Brott C. and Emily T.



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

THIRD PARTY FINANCING ADDENDUM FOR CREDIT APPROVAL

TO CONTRACT CONCERNING THE PROPERTY AT

obtain of documer obtained determine and cre Seller will and the three three three three control of the control	(Street Address and City) hall apply promptly for all financing described below and make every reasonable effort to redit approval for the financing (Credit Approval). Buyer shall furnish all information and returned by lender for Credit Approval. Credit Approval will be deemed to have been when (1) the terms of the loan(s) described below are available and (2) lender less that Buyer has satisfied all of lender's requirements related to Buyer's assets, income dit history. If Buyer cannot obtain Credit Approval, Buyer may give written notice to thin 25 days after the effective date of this contract and this contract will terminate earnest money will be refunded to Buyer. If Buyer does not give such notice within a required, this contract will no longer be subject to Credit Approval. Time is of the credit Approval does not include approval of lender's underwriting requirements for the
	Credit Approval does not include approval of lander's underwriting requirements for the
	, as specified in Paragraph 4.A.(1) of the contract.
Each not	te must be secured by vendor's and deed of trust flens.
CHECK	APPLICABLE BOXES:
X	ONVENTIONAL FINANCING: (1) A first mortgage loan in the principal amount of \$ 417,000.00 (excluding any financed PMI premium), due in full in
fc	EXAS VETERANS LOAN: A loan(s) from the Texas Veterans Land Board of \$
C., F lo	eterans Land Board. HA INSURED FINANCING: A Section

BRUNSTING000193

	13630 Pinerock In Houston Tx 77079, Houston, 5914 (Address of Property)
	appraised valuation. 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 purchaser (Buyer) should satisfy himself/herself that the price and the condition of the Property are acceptable."
□ D.	VA GUARANTEED FINANCING: A VA guaranteed loan of not less than \$
	VA NOTICE TO BUYER: "It is expressly agreed that, notwithstanding any other provisions of this contract, the Buyer shall not incur any penalty by forfeiture of earnest money or otherwise or be obligated to complete the purchase of the Property described herein, if the contract purchase price or cost exceeds the reasonable value of the Property established by the Department of Veterans Affairs. The Buyer shall, however, have the privilege and option of proceeding with the consummation of this contract without regard to the amount of the reasonable value established by the Department of Veterans Affairs."
	If Buyer elects to complete the purchase at an amount in excess of the reasonable value established by 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 Price, 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.
Buyer inform	hereby authorizes any lender to furnish to the Seller or Buyer or their representatives atton relating only to the status of Credit Approval of Buyer.
	Buyer Brett C. McCarroll Seller Seller
	Emily J. McCarroll Buyer Emily T. McCarroll Seller
contract licenses is not in	m has been approved by the Texas Real Estate Commission for use with similarly approved or promulgated forms. Such approvel relates to this form only. TREC forms are intended for use only by trained real estate as. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It lended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) (http://www.treo.state.tx.us) TREC No. 40-4. This form replaces TREC No. 40-3.

TREC NO. 40-4

Brett C. and Emily

APPROVED BY THE TEXAS REAL ESTATE COMMISSION

10-10-11

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

CONCERNING THE PROPERTY AT 13630 Pinerock In Houston Tx 77079 Houston (Street Address and City)
A. LEAD WARNING STATEMENT: "Every purchaser of any Interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from tead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including tearning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-paint hazards is recommended prior to purchase." NOTICE: Inspector must be properly certified as required by federal law. B. SELLER'S DISCLOSURE: 1. PRESENCE OF LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS (check one box only):
 (a) Known lead-based paint and/or lead-based paint hazards are present in the Property (explain); (b) Seller has no actual knowledge of lead-based paint and/or lead-based paint hazards in the Property. RECORDS AND REPORTS AVAILABLE TO SELLER (check one box only): (a) Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the Property (list documents):
(b) Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the Property. C. BUYER'S RIGHTS (check one box only): 1. Buyer walves the opportunity to conduct a risk assessment or inspection of the Property for the presence of lead-based paint or lead-based paint hazards. 2. Within ten days after the effective date of this contract, Buyer may have the Property inspected by inspectors selected by Buyer. If lead-based paint or lead-based paint hazards are present, Buyer may terminate this contract by giving Seller written notice within 14 days after the effective date of this contract, and the earnest money will be refunded to Buyer. D. BUYER'S ACKNOWLEDGMENT (check applicable boxes); 1. Buyer has received copies of all information listed above. 2. Buyer has received the pamphlet Protect Your Family from Lead in Your Home. E. BROKERS' ACKNOWLEDGMENT; Brokers have informed Seller of Seller's obligations under 42 U.S.C. 4852d to:
(a) provide .Buyer with the federally approved pamphlet on lead poisoning prevention; (b) complete this addendum; (c) disclose any known lead-based paint and/or lead-based paint hazards in the Property; (d) deliver all records and reports to Buyer pertaining to lead-based paint and/or lead-based paint hazards in the Property; (e) provide Buyer a period of up to 10 days to have the Property inspected; and (f) retain a completed copy of this addendum for at least 3 years following the sale. Brokers are aware of their responsibility to ensure compliance. F. CERTIFICATION OF ACCURACY: The following persons have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.
Blyer Brett C. McCarroll Date Date Date Date Date
Emily T. McCarroll Emily T. McCarroll Seller Sugar Warner Washington Sugar Warner Sugar Warner
Other Broker Date Listing Broker Date
Mary Johnson
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 roal estate floonsees. No representation is made as to the logal validity or adequacy of any provision in any specific transactions. It is not suitable for complex transactions. Toxas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2168, 512-936-3000 (http://www.uoc.texas.gov)

TREC NO. OP-L

Prindential Clary Ordene, 1519 Brendon Trails Dr Spring, TX 77379
Phone: 281.376.9635 Pax: 281.444.0630 Mary Johnson
Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48028 www.zipLogix.com

Brett C, and Emily



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-29-2010

ADDENDUM FOR PROPERTY SUBJECT TO MANDATORY MEMBERSHIP IN A PROPERTY OWNERS ASSOCIATION

(NOT FOR USE WITH CONDOMINIUMS)
ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT

	13630) Pinerock Ln	Houston Tx 770		Houston
			(Street A	ddress and Ci	ly)
			(Name of Prope	rty Owners As	sociation)
A,	the subcresale co (Check o	division, (il) the b	ylaws and rules of t lich comply with Seol	ne Property (lion 207.003 d	n" means: (i) the restrictions applying to Dwners Association (Association), and (iii) a of the Texas Property Code. the contract, Seller shall, at Seller's expense,
	_	deliver the Subo Information, Buyo money will be re terminate the co	livision information or may terminate the funded to Buyer. If intract for any reas	to Buyer, If e contract at Seller delive on within 7	Buyer does not receive the Subdivision any time prior to closing and the earnest ers the Subdivision Information, Buyer may days after Buyer receives the Subdivision and the earnest money will be refunded
	į	Buyer does (resale certificate, recelving paymer contract and the	does not require a Seller, at Buyer's of for the updated of	en updated re expense, sh resale certific se refunded t	on Information before signing the contract, sale certificate. If Buyer requires an updated all deliver it to Buyer within 10 days after sate from Buyer. Buyer may terminate this to Buyer if Seller fails to deliver the updated
		Buyer does not rec	quire delivery of the S	Bubdivision In	formation.
		becomes aware o ce to Buyer,	of any material chan	ges in the S	ubdivision information, Seller shall promptly
	Subdivisi	on Information pr	ovided was not true	; or (il) any i	ng written notice to Seller if: (i) any of the material adverse change in the Subdivision rill be refunded to Buyer.
В.	charges r	except as provide resulting from the or shall pay any ex	transfer of the Prope	Buyer shall rty not to exc	pay any and all Association fees or other eed \$ 150.00
C,	DEPOSIT		VES: Buyer shall pa	ay any depos	sits for reserves required at closing by the
sole any	responsil	bility to make ce he Property whic	rtain repairs to the	Property. If s required to	OCIATION: The Association may have the you are concerned about the condition of prepair, you should not sign the contract trepairs.
_/	111	<i>Y</i>		. <u>(</u>	Janus)-
Buyl V V	meli.	C. McCarroll L. McCavr	oll	Seller	(1) Cota, Ruin
Buy	er Emily	T. McCarroll	^	Søller	
con	iracia. Such a _l do as to the le	pproval reletes to this cor gat validity or adequacy	ntract form only. TREC forms of any provision in any speci	are intended for us No transactions, it	or use only with similarly approved or promulgated forms of se only by trained real estate licensies. No representation is is not intended for complex transactions. Yours Real Estate out.us) TREC No. 38-8. This form replaces TREC No. 38-6.

TREC NO. 36-6
Fix: 241,444,0670 Riet C. acd 8



TEXAS ASSOCIATION OF REALTORS®

SELLER'S DISCLOSURE NOTICE

Section 5.008, Properly 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 compiles with and contains additional disclosures which exceed the minimum disclosures required by the Code.

CONCERNING THE PROPERTY AT	13630 PING	rock H	ouston, TX 7707	9.					
DATE SIGNED BY BELLER AND IS	NOT A BUBSTITUTE FOR	ANY INSPECT	tion of the property at Tons or warranties th	8 OF THE IE BUYER					
MAY WISH TO OBTAIN, IT IS NOT A AGENT,			,	•					
Beller [] is [] is not occupying the f	or ☐ never occupled (by 8:	eller), how long roperty	since Seller has accupled the	Property?					
Section 1. The Property has the itel	•	• •	or Unknown 7UN						
This notice does not establish the	Itams to be conveyed. The con-	roci vili delemin	e which items will & will not conve	ey.					
Item YNU	Item	VNU	Item	YNU					
Cable TV Wiring	Liquid Propana Gast	X	Fump: Claump, Clarinder	X					
Carbon Monoxide Det X	-LP Community (Captive)		Rein Gullere	X					
Celling Fans X	-LP on Property	X	Range/Stove	X					
Gooktop X Dishwasher X	Hot Tub	<u> </u>	Roof/Allio Vente	X					
	Intercom System	X	Sauna						
Disposal	Mlorowávě	X	emoke Deteolor	X					
Етвгдепсу Евойре	Outdoor Grill	X	Binoke Delector - Hearing	N					
regasi(a)	412.414	_L. 1_11	Impaired	1 1 1 1					
Exhauat Fans X	Pallo/Decking	X.	Spa	X					
Fenaes X	Plumbing Syatem		Trash Compadior	×					
Fire Detection Equip. # X French Drain	Fool		TV Anlenna	N					
	Pool Equipment		Washer/Dryer Hookup	X					
Одя Fixiureя X	Pool Maint, Accessories	X	Window Screens	X					
Najuraj Gea Linea X	Pool Heater		Public Sewer System	X					
Item	YNU	Addition	al information						
Central A/O	X Melectric Mys								
Evaporative Coolers				*/**					
Wall/Window AO Units									
Attlo Fan(s)		If yes, describe:							
Central Heat		☐ electric ⊠gan number of units;							
Other Heat	If yes, describe;								
Oven	X humber of ovens	2 Welet	olijo 🗆 gaa 🔲 olijer:						
Fireplace & Ohlmney	M Kwood Ogas logs Omook Oplier: Gas connection								
Carport		□ allaphed □ not allaphed							
Garaga	X 口 allaollad A	of attached							
Garage Door Openere	Number of units:		number of remotes:						
Satellite Dish & Controls	A Downed 口 pa	sed from							
Security System	X Downed Dlaa	sed from							
Water Heater	X Delevirle Des		number of units;	7					
Water Softener	X □owned □lee								
Underground Lawn Sprinkler		manual areas	covered: Front /Back Yo	12,5					
Septio / On-Site Sewer Faolity X If yes, allegh Information About On-Site Sewer Faolity (TAR-1407)									
(TAR-1408) 9-01-11 Initials	d by: Seller: NY3, RK	🔼 and Buyer	BCM etm P	ngo 1 of 6					
Winds Turner Programs and the Four Lane 2001/18 Heavilla TX 27837 Produced with reference and refer									

Congerning the Property at 13636	Bh	φ <u>ντ</u> ο	CK,		かい	ton, TX 77079.		
Water supply provided by: X oily [] well [] MUD							·	
Was the Property built before 1978? Zi yes Ono	∏ Ut	nknov	⊬a wiii Vn	,,,,				
(If yes, complete, sign, and attach TAR-1908 on				ad :	paint r	ipzerda).		
							oxlin	aloi
Roof Type: CoMycosithm Is there an overlay roof covering on the Property (sh	Ingles	or rod	of cove	erin	g plac	oed over existing shingles or roof oc	verh	1917
□yes Sino □unknown		.,	.,		H 1.	and a summing an impact of the fact	., -, .,	.Αί.
Are you (Seller) aware of any of the Items listed in the	ila Seol	llon 1	that a	ijĠ	not in	Working condition, that have defect	s, or	416
need of repair? Dyes Do II yee, describe (all	ach add	dillon	वर्धा है।	ele	il nėc	easary):		
And the second s						The same of the sa		******
And the same of th	····		**********					
And the second s	*******		******			······································		-
Beation 2. Are you (Selier) aware of any defeate	or me	dfunc	ations	h	any c	of the following?; (Mark Yas (Y) if	you	aro
aware and No (N) If you are not aware.)						• •	•	
Itom YN Item				٧ī	N	Item	TV	TNI
Basement X Floors				쒸	ᇄ	Sldewalks .		号
Cellings X Foundation	n / Blat	/e\			ď	Walls / Fences		₩
Doors X Interior We		101		-	X)	Windows		怾
Driveways X Lighting Fi				┪	∜⊟	Other Biruotural Components		₩
Electrical Systems X Plumbing					∜	Ordet outhordies combosteties		1~
Exterior Walls X Roof	System	4			(7	**************************************	┥~	
1) blanching Life and the second seco			<u>-</u>		ΔI			
If the answer to any of the Items in Section 2 is yes,	explain	(alta	ion add	ille	onal s	heele if necessory);		
The state of the s	,				,			
A				·				
#				_		_hu-u		
Section 3. Are you (Seller) aware of any of the	lwollog	ng ç	ondilic	on:	B) (M8	irk Yes (Y) If you are aware and	No (I	N) If
you are not aware.)						,		•
Gondition	YN	1 [Cond	lile	nt		"ΤΫ	N
Aluminum Wiring	1					dallon Repaire	寸文	
Asbestos Components	1-14					Repairs	TX	1
Diseased Trees: Goak will G	TY					al Repairs	"一	IV
Endangered Species/Habitation Property	+		Radon			100		∀
Fault Lines	144	مضا	Betilin	_~		· · · · · · · · · · · · · · · · · · ·	X.	╁╩┤
Hazerdous or Toxio Waste	<u>†"</u> [v		Boll M		ement		文	
Interpretation of the second o	X X					uclure or Pils	\dashv	
Informitient or Weather Springs	113					Norage Tanks		K
Landfill	// /7	1 1	Unplat	tte.	Fast	emente	+	녒
Lead-Based Paint or Lead-Based Pt. Hazards	X	1	Unrem	nr.	ad Es	isementa	-{-	XXXXX
Engroechments onto the Property	X	1 1				lyde Insulation	-	忧
Improvements encroaphing on others, probarty	प्रि	 -	Weler					欱
Located in 100-year Floodplain	ΙΏ	-		_		roperly		欱
Located in Floodway	1	-	Wood			Idvatia	<u></u>	싒
Present Flood Ins. Coverage	1000	it				on of termites or other wood		1-31
(If yos, altaon TAR-1414)	X					iola (WDI)	١.	X
Previous Flooding into the Structures	∐ ∀					nent for termites or WDI		X
Previous Flooding and the Property	┉┪╬					e or WDI damage repaired	┰	Ю
Previous Fires	XXX X					damage needing repair		X
Previous Use of Premises for Manufacture						le Main Drain in Pool/Hot Tub/Spa*	1-	
of Melhamphetamine	X	'	កាមើយ	141	HUNGH	is wear brein in Lookton 14th phr.		1
	A./210	1	1/1		usel Be	iyer BCM etm Pag	٠,,,,	ليا
, 17AR-1406) 9-01-11 INIIIIII by: Seller) A new room of the deposits with deposits of the control of the contro	ማሪያ ተባያሉ የተባ	Finent.	Michigan	⊸ ≮ ሴልፅ	niu £3U. 0280	Winder The Manager	38 2 d 10 Plno	
FIGHTLAS AND WALLASTIN AND SPACES AT LINES A SPECIAL SPACE AND SPACES AS A SPACE AS A SP		* 15660					A 1. HK	MANK

Converning the Property at 13630 Pinerack, Housen, TX 77079.
If the enewer to any of the items in Bection 3 is you, explain (attach additional sheets it indeasory): The corner of the imager Dath room is near affect. Line Concrete piers were INDIVITED to correct differential maximent and they have marked well. The roof was Lawaged as by the pretzeway after a historiane. The area was reformed a tems days afterwards.
"A single blockable main drain may deuse a suction entrapment hezard for an individual. Section 4. Are you (Seller) aware of any item, aquipment, or system in or on the Property that is in need of repair, which has not been previously disclosed in this notice? Tyes is no if yes, explain (altach additional sheets if necessary):
Spotion 5. Are you (Seller) aware of any of the following (Mark Yes (Y) if you are aware. Mark No (N) if you are aware.) Y N Room additions, structural modifications, or other alterations or repairs made without necessary 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: Manager's name: Fees or assessments are: \$ Any unpoid fees or assessment for the Property? Tyes (\$ Any unpoid fees or assessment for the Property? Tyes (\$ In one time Property is in more than one association, provide information about the other associations below or attach information to this notice.
Any common area (facilities such as pools, tennis courts, walkways, or other) co-owned in undivided interest with others. If yes, complete the following: Any optional user fees for common facilities charged? Yes Direction Dir
Any notices of violations of deed restrictions or governmental ordinances affecting the condition or use of the Property.
Any lawcults or other legal proceedings directly or indirectly affecting the Property. (Includes, but is not limited to: divorce, foreclosure, heirship, bankruptoy, and taxes.)
Any death on the Property except for those deaths caused by: natural causes, suicide, or accident unrelated to the condition of the Property.
🗇 🦟 Any condition on the Property which materially affects the health or selety of an individual.
Any repaire or treatments, other than routine maintenance, made to the Property to remediate environmental hazards such as sebestos, radon, lead-based paint, urea-formaldehyde, or mold. If yes, altach any cartificates or other documentation identifying the extent of the remediation (for example, cartificate of mold remediation or other remediation).
Any reinwater harvealing system connected to the property's public water supply that is able to be used for indeer potable purposes.
if the enswer to any of the tiems in Section 5 is yes, explain (alteon additional sheets if necessary);
(TAR-1408) 9-01-11 Initialed by: Seller: BR.B. NATS and Buyer: BCM, etm. Page 3 of 5
Produced with eliphornia by eiglogic 18070 Pillern Mir Roby, From Marken Abozo yxxxxelologiscom, 13030 Pintrock

Concerning the Prop	erly at	680 PW	wock,	puston, 7'X	7707	9.
	,	atiached a survey of		100000000000000000000000000000000000000		
regularly provide in	ilw bite analtoeas	have you (Seller) rec lo are ellhor llochsec iliach coples and com	etoloagani sa t	or otherwise permit	rle from p ited by law	ersons who to parform
inspaolion Dale	Туре	Name of Inspector			No	of Pages
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***************************************	- Alexander	A A A A A A A A A A A A A A A A A A A				γ
Pro	iperly. A buyer sho	n the above-olled re ould obtain inspectio (s) which you (Sciler	ins from Inspec	lors chosen by the	oondillon buyer.	of the
→ Homestead ☐ Wildlife Mana	geweyt	E(Senior Cilizen		aabled aabled Veletan known		
Which the claim was	he property have	vard in a logal proces ino il yes, explair working emoke det ealli and eafely Cod	notora installed	lit accordance with	h the smo	den detentor
smoke deteo which the dw know the but local bullding A buyer may of the buyer's evidence of ti the buyer m speoilles the	iors Installed in Booleiling is located, Inciding code requirem official for more infoliation as seller to in Family who will reside the learing impairmentes a written requires or installe	Sefely Gode required ordence with the required in the required in effect in your emailon, siell smoke detectors de in the dwelling is in from a licensed physis for the seller to intend to install in the perties may ske detectors to install	irements of the coation, and poweres, you may of for the hearing in tearing-impaired; yslotan; and (3) Westall smoke dely agree who will in	billding code in effect or source requirement neck unknown above mpaired in (1) the buy (2) the buyer gives to tithin 10 days after the ectors for the heartn	ol in the ards, if you do proceed on the arma me, he seller w. a elfealive ingline armatical in the armatica	ea În o not your mber rillen dale, end
		in inis nolice are true lier to provide inaccor				
BIGNATURA OF BOTTON Printed Name: Ay	vots vy Brunstna		Au leij Signature of Sell Printed Name: _	Kan Du		5/-2/-/ 6/eC
(TAR-1408) 9-01-11	-	by: Seller: ARC.	and B	uyer: BCM, et	m	Page 4 of 5
Produc	od with sipforms by uploof	x 18070 Pilloon HIID Road, Ma	ger, Michigan 40020	አንአን ፕ/ሰነ ບ ሪ _/ ጽ ቴሪኒ <i>ዉ</i>		13630 Pinerook

Oon (erning the Property at	13630	Pinerack,	Houselm TX	77079.			
DÜA	Itional notices to buyer:							
(1)	The Texas Department of Public registered sex offenders are local Por information concerning past department.	led in certain zio d	ode areas. To searc	h iho dalabase, visil :	. éu.xl.elele.egbxl.www			
(2)	if the property is located in a coss mean high tide bordering the Gu Protection Act (Chapter 64 or 63, dune protection permit may be re authority over construction adjaces	ilf of Mexico, the Natural Resource aguired for repairs	properly may be sul se Code, respectively s or improvements. C	oject to the Open Ber) and a beschiront oc Jontaat the local gove	edites Ad or the Dune endeaded or			
(3)	if you are basing your offers o independently measured to verify	n equare foolege eny reported infor	, measurements, or nation.	boundaries, you sho	ould have those Items			
(4)	The following providers currently: Placific: Relacat Sawer: Crim of Ho Water: Crim of Ho Cable: Ma Trash: in mantenan Natural Gas: Center Ro Phone Company: Ma Propane: Ma	uston	plione ## phone ## phone ## phone ##					
(5)	This Seller's Disclosure Notice was true and correct and have no table the AN INSPECTOR OF YOUR CHOICE	reason to believe	il lo be felse or inacc	igned. The brokere ha purale. YOU ARE ENd	ave relied on this notice COURAGED TO HAVE			
The undereigned Buyer acknowledges receipt of the foregoing notice,								
	Sulfé of Buyer ad Name:	1417	/Z Emily lele Signaline of Bu Printed Name;		/-/ Z- /2 Date			

(TAR-1400) 9-01-11

Page 6 of 6