

# PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC) FARM AND RANCH CONTRACT



NOTICE: Designed For Use In Sales Of Existing Farms Or Ranches Of Any Size. Not For Use In Complex Transactions.

- 1. PARTIES: The parties to this contract are Bettie Williams, a single woman (Seller) and County of Panola, Texas (Buyer). Seller agrees to
- sell and convey to Buyer and Buyer agrees to buy from Seller the Property defined below. 2. PROPERTY: The land, improvements, accessories and crops except for the exclusions and reservations, are collectively referred to as the Property (Property).
  - A. LAND: The land situated in the County (or Counties) of Panola

Texas, described as follows; Two acres of land enclosed by a yellow boundary line situated in the D Brown Survey, Abstract 104, also known as Parcel 16787 in the Panola County Appraisal District records.

or as described on attached exhibit, also known as Exhibit A (address/zip code), together with all rights, privileges, and appurtenances pertaining thereto. B. IMPROVEMENTS:

IMPROVEMENTS:
(1) FARM and RANCH IMPROVEMENTS: The following permanently installed and built-in items, if any: windmills, tanks, barns, pens, fences, gates, sheds, outbuildings, and corrals.
(2) RESIDENTIAL IMPROVEMENTS: Any houses, garages, 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, mitrors, ceiling fans, attic fans, mail boxes, television antennas, mounts and brackets for televisions and speakers, heating and air-conditioning units, security and fire detection equipment, wiring, plumbing and lighting fixtures, chandeliers, water softener system, kitchen equipment, garage door openers, cleaning equipment, shrubbery, landscaping, outdoor cooking equipment, and all other property attached to the above described real property.

C. ACCESSORIES:

- (1) FARM AND RANCH ACCESSORIES: The following described related accessories: (check boxes of conveyed accessories) portable buildings hunting blinds game feeders livestock feeders and troughs ririgation equipment fuel tanks submersible pumps pressure tanks corrals gates chutes other:
- (2) RESIDENTIAL ACCESSORIES: The following described related accessories, if any: window air conditioning units, stove, fireplace screens, curtains and rods, blinds, window shades, draperies and rods, door keys, mailbox keys, above ground pool, swimming pool equipment and maintenance accessories, artificial fireplace logs, security systems that are not fixtures, and controls for: (i) garage doors, (ii) entry gates, and (iii) other improvements and accessories. "Controls" includes Seller's transferable rights to the (i) software and applications used to access and control improvements or accessories, and (ii) hardware used
- Solely to control improvements or accessories.
   D. CROPS: Unless otherwise agreed in writing, Seller has the right to harvest all growing crops until delivery of possession of the Property.
- E. EXCLUSIONS: The following improvements, accessories, and crops will be retained by Seller and must be removed prior to delivery of possession: \_
- F. RESERVATIONS: Any reservation for oil, gas, or other minerals, water, timber, or other interests is made in accordance with an attached addendum.

**3. SALES PRICE:** 

- or selling other real property except as disclosed in this contract. B. Sum of all financing described in the attached: Third Party Financing Addendum, Loan Assumption Addendum, Seller Financing Addendum ... \$\_\_\_\_\_\_

- boxes)
- □ A. RESIDENTIAL LEASES: The Property is subject to one or more residential leases and the Addendum Regarding Residential Leases is attached to this contract.

Initialed for identification by Buyer

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(Address of Property)	-07-2022
B. FIXTURE LEASES: Fixtures on the Property are subject to one or more fixture lease example, solar panels, propane tanks, water softener, security system) and the Adde Regarding Fixture Leases is attached to this contract.	endum
<ul> <li>C. NATURAL RESOURCE LEASES: "Natural Resource Lease" means an existing oil and gas, m water, or other natural resource lease affecting the Property to which Seller is a party</li> <li>(1) Seller has delivered to Buyer a copy of all the Natural Resource Leases.</li> </ul>	ineral, ·
(2) Seller has not delivered to Buyer a copy of all the Natural Resource Leases. Seller provide to Buyer a copy of all the Natural Resource Leases within 3 days after the Effective Buyer may terminate the contract within days after the date the Buyer receives Natural Resource Leases and the earnest money shall be refunded to Buyer.	Date.
D. SURFACE LEASES: "Surface Lease" means an existing lease for the surface only of the Pr (for example, grazing leases, hunting leases, agricultural leases, recreational leases, wind I solar leases, timber or forestry leases). (Check all applicable boxes)	
$\Box$ (1) Seller has delivered to Buyer a copy of all written Surface Leases.	
(2) Seller provides Buyer with notice of the following oral Surface Lease(s), identifying the t lease, name of the tenant(s), rental amount, and term:	ype of
(3) Seller has not delivered to Buyer all Surface Leases (whether written or oral). Selle provide to Buyer a copy of all the written Surface Leases and notice of all oral Surface L identifying the type of lease, the name of the tenant(s), rental amount, and term, within after the Effective Date. Buyer may terminate the contract withindays after the da Buyer receives all the Surface Leases and the earnest money shall be refunded to Buyer.	eases, 3 days
5. EARNEST MONEY AND TERMINATION OPTION: A. DELIVERY OF EARNEST MONEY AND OPTION FEE: Within 3 days after the Effective Date, must deliver to	Buyer
(address): \$as e money and \$as the Option Fee. The earnest money and Option Fee sl	arnest
made payable to escrow agent and may be paid separately or combined in a single payment (1) Buyer shall deliver additional earnest money of \$ to Escrow Agent days after the Effective Date of this contract.	t. within
(2) If the last day to deliver the earnest money, Option Fee, or the additional earnest mone on a Saturday, Sunday, or legal holiday, the time to deliver the earnest money, Option F the additional earnest money, as applicable, is extended until the end of the next day not a Saturday, Sunday, or legal holiday.	Fee, or that is
<ul> <li>(3) The amount(s) Escrow Agent receives under this paragraph shall be applied first to the Fee, then to the earnest money, and then to the additional earnest money.</li> <li>(4) Buyer authorizes Escrow Agent to release and deliver the Option Fee to Seller at any</li> </ul>	
without further notice to or consent from Buyer, and releases Escrow Agent from liabil delivery of the Option Fee to Seller. The Option Fee will be credited to the Sales Pi closing.	lity for rice at
B. TERMINATION OPTION: For nominal consideration, the receipt of which Seller acknowledge Buyer's agreement to pay the Option Fee within the time required, Seller grants Buy unrestricted right to terminate this contract by giving notice of termination to Seller days after the Effective Date of this contract (Option Period). Notices under paragraph must be given by 5:00 p.m. (local time where the Property is located) by the specified. If Buyer gives notice of termination within the time prescribed: (i) the Option F	er the within er this e date ee will
not be refunded and Escrow Agent shall release any Option Fee remaining with Escrow Ag Seller; and (ii) any earnest money will be refunded to Buyer. C. FAILURE TO TIMELY DELIVER EARNEST MONEY: If Buyer fails to deliver the earnest money the time required, Seller may terminate this contract or exercise Seller's remedies	within
Paragraph 15, or both, by providing notice to Buyer before Buyer delivers the earnest money D. FAILURE TO TIMELY DELIVER OPTION FEE: If no dollar amount is stated as the Option Fe Buyer fails to deliver the Option Fee within the time required, Buyer shall not hav unrestricted right to terminate this contract under this Paragraph 5.	y. e or if
E. TIME: Time is of the essence for this paragraph and strict compliance with the time	1e for
6. TITLE POLICY AND SURVEY:	
A. TITLE POLICY: Seller shall furnish to Buyer at A. Seller's Buyer's expense an owner po- title insurance (Title Policy) issued by: <u>Carthage Title Company</u> (Title Com- in the amount of the Sales Price, dated at or after closing, insuring Buyer against loss unc provisions of the Title Policy, subject to the promulgated exclusions (including existing b and zoning ordinances) and the following exceptions:	npany) ler the
<ul> <li>(1) The standard printed exception for standby fees, taxes and assessments.</li> <li>(2) Liens created as part of the financing described in Paragraph 3.</li> <li>(3) Reservations or exceptions otherwise permitted by this contract or as may be approximately approximately and the standard printed as the standard printed by the standard printed</li></ul>	ved by
Initialed for identification by Buyer <b>RM</b> , and Seller <u>311</u> TREC NO	) 25-15

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<u> </u>		
Contract Concerning	US Hwy. 79 N., Carthage, Texas (Address of Property)	Page 3 of 11 11-07-2022
(5) The standard printed e	exception as to marital rights. exception as to waters, tidelands, beach xception as to discrepancies, conflicts, s	es, streams, and related matters. hortages in area or boundary lines,
encroachments or protr	usions, or overlapping improvements: I or deleted from the title policy; or	
(ií) will be amended to	read, "shortages in area" at the expension regarding minerals approved	se of 🖵 Buyer 🖵 Seller. I by the Texas Department of
B. COMMITMENT: Within 20	days after the Title Company receives a	a copy of this contract, Seller shall
(Exception Documents) o	tment for title insurance (Commitment ovenants and documents evidencing ther than the standard printed exception bocuments the standard printed exception bocuments the standard backward ba backward backward ba backward backward	tions. Seller authorizes the Title
in Paragiaph 21. If the C the specified time, the tir before the Closing Date, v	Commitment and Exception Documents me for delivery will be automatically e vhichever is earlier. If the Commitment required, Buyer may terminate this co	are not delivered to Buyer within extended up to 15 days or 3 days and Exception Documents are not
be refunded to Buyer.		
Title Company and Buyer's	t be made by a registered professiona s lender(s). (Check one box only):	
Title Company Seller's promulgated by the Te	after the Effective Date of this contract existing survey of the Property and a exas Department of Insurance (T-47 Aff	Residential Real Property Affidavit idavit). If Seller fails to furnish
the existing survey survey at Seller's e	or affidavit within the time prescri expense no later than 3 days prior	ibed, Buyer shall obtain a new r to Closing Date. The existing
survey 🖵 will 🖵 will	not be recertified to a date subseque of $\Box$ Buyer $\Box$ Seller. If the existing s	ent to the Effective Date of this
Company or Buyer's	lender(s), a new survey will be obtai	
(2) Within days af	3 days prior to Closing Date. Ter the Effective Date of this contract, I	Buyer shall obtain a new survey at
Buyer's expense. Buye	er is deemed to receive the survey on aragraph, whichever is earlier.	the date of actual receipt or the
(3) Within days a	after the Effective Date of this contrac	t, Seller, at Seller's expense shall
furnish a new survey t $\Box$ (4) No survey is required.		
disclosed on the survey of	v object in writing to (i) defects, exca ther than items 6A(1) through (5) above trough (7) above; (ii) any portion of th	eptions, or encumbrances to title e; or disclosed in the Commitment
other than items 6A(1) th hazard area (Zone V or	nrough (7) above; (ii) any portion of th A) as shown on the current Federal	e Property lying in a special flood Emergency Management Agency
map; or (iii) any exception office building suitable for airport	ns which prohibit the following use or a	ctivity: Construction of an
Buyer must object the ear Commitment, Exception	lier of (i) the Closing Date or (ii) Documents, and the survey. Buyer's waiver of Buyer's right to object; tment are not waived by Buyer. Provic cure any timely objections of Buyer o s the objections (Cure Period) and the re not cured within the Cure Period, E the end of the Cure Period: (i) termin o Buyer; or (ii) waive the objections. I shall be deemed to have waived the of new Exception Document(s) is deliver wised Commitment or survey or new paragraph to make objections beginnin iment(s) is delivered to Buyer. Prior to the execution of the contract ocuments listed below or on the attached	_days after Buyer receives the failure to object within the time
Schedule C of the Commi	tment are not waived by Buyer. Provid	except that the requirements in led Seller is not obligated to incur
any expense, Seller shall days after Seller receives	cure any timely objections of Buyer of the objections (Cure Period) and the	r any third party lender within 15 Closing Date will be extended as
Seller within 5 days after	the end of the Cure Period; (i) termin	pate this contract and the earnest
the time required, Buyer	shall be deemed to have waived the c	bjections. If the Commitment or
matter revealed in the re	evised Commitment or survey or new l	ed, Buyer may object to any new Exception Document(s) within the
survey, or Exception Docu	iment(s) is delivered to Buyer.	ig when the revised Commitment,
copies of the Exception Do	ocuments listed below or on the attache	ed exhibit. Matters reflected in the
Exception Documents liste Title Policy and will not be	ed below or on the attached exhibit w a basis for objection to title:	ill be permitted exceptions in the
Docume		Recording Reference
F. SURFACE LEASES: The fo and will not be a basis for	blowing Surface Leases will be permitted objection to title:	ed exceptions in the Title Policy
G. TITLE NOTICES: (1) ABSTRACT OR TITLE	POLICY: Broker advises Buyer to have	e an abstract of title covering the
itialed for identification by Buy	and Seller	

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reviev	rty examined by a Title Policy. wed by an attor	an attorney o If a Title P ney of Buyer	of Buyer's se olicy is furn 's choice due	lection, or B ished, the C e to the tim	uyer should Commitment e limitations	be furnishe should be on Buyer's	d with or promptly s right to
distric Texas	JTORY TAX DIST t providing wate Water Code, red x rate, bonded in	er, sewer, drai quires Seller to	nage, or floo deliver and	od control fa Buyer to sig	cilities and so in the statuto	ervices, Ch pry notice r	apter 49, elating to
(3) TIDE Natur contra	WATERS: If the al Resources Cod act. An addendu be used.	e, requires a r	notice regard	ing coastal a	rea property	to be includ	led in the
(4) ANNE Buyer the ex by li extrai extrai jurișd	XATION: If the under §5.011, traterritorial juri e municipality. erritorial jurisdic erritorial jurisdic iction, contact a	fexas Property sdiction of a n Each municip ction. To dete ction or is lik	/ Code, that nunicipality a allly maintal ermine if the elv to be lo	the Property nd may now ins a inap Property is cated within	may now or or later be s lial depicts located wit a municipa	later be in ubject to ar ils bounda hin a mun lity's extra	nexation nexation arles and icipality's territorial
(5) PROP Notice you a is aul area. that y a per servic and c and t under execu or at	r Information. ERTY LOCATED 1 re about to purcl horized by law If your property ou will be requir iod required to e to your proper ontact the utility ne period, if any, signed Buyer ha tion of a binding closing of purcha	nase may be in to provide wa is located in ed to pay befor construct lines ty. You are ac service provid that is require ereby acknow contract for t se of the real	ocated in a c ter or sewer a certificated ore you can r s or other fa lvised to detern der to detern ed to provide ledges recei he purchase property.	ertificated we service to a rea there eceive water polities neces ermine if the inne the cost water or se ot of the fo of the real p	ater or sewer the propertie may be spec or sewer ser ssary to prov property is i that you wil wer service to regoing notic property desc	service and s in the ce- cial costs o vice. Ther vide water n a certifica l be require by your prop ce at or be ribed in Pai	ea, which ertificated r charges e may be or sewer ated area ed to pay perty. The efore the ragraph 2
the re	C IMPROVEMEN give Buyer writte quired notice sha	all de attached	to this contr	act.			
Texas Depai	S AGRICULTURA Agricultural D tment of Agricul	evelopment l ture	District. For	additional	information	contact th	ne Texas
Prope may l (9) PROP servic requir	SFER FEES: If rty Code, require be governed by C ANE GAS SYSTE e area owned by ed by §141.010 or required by th	es Seller to no Chapter 5, Sub M SERVICE AF a distributior Texas Utilitie	otify Buyer as chapter G of REA: If the a system reta s Code. An	s follows: T the Texas Pr Property is l ailer, Seller n	he private tra operty Code. located in a nust give Buy	ansfer fee ( propane ga /er written	obligation is system notice as
(10)NOTI includ has a level, Prope exerc	or required by the CE OF WATER LE ing a reservoir of storage capacit Seller hereby no rty fluctuates for sing its right to ions."	VEL FLUCTUA r lake, constru y of at least tifies Buyer: ``` or various rea	TIONS: If the acted and ma 5,000 acre-1 The water lev asons, includ	feet at the i reet at the i rel of the imp ling as a re	ler Chapter 1 mpoundment poundment of esult of: (1)	1, Water C s normal water adjo an entity	ode, that operating pining the lawfully
(11)REQU	IRED NOTICES; xample, MUD, W	The following CID, PID notic	notices have es):	e been given	or are altac	hed to this	contract
7. PROPERTY	CONDITION:						······································
A. ACCESS, the Prope by Buye hydrostat shall imm	INSPECTIONS A erty at reasonabl r and licensed ic testing must nediately cause e	e times. Buye by TREC or be separately xisting utilities	r may have otherwise po authorized b	the Property ermitted by v Seller in v	inspected by law to mal vriting. Seller	inspectors (e inspecti at Seller's	s selected ons. Any
NOTICE:	contract is in eff Buyer should c	letermine the	availability of	of utilities to	the Propert	y suitable	to satisfy
	DISCLOSURE NO		NT TO §5.00	8, TEXAS PR	OPERTY COD	E (Notice):	·
Seller sha this conti Seller de Buyer ree	has received the has not received all deliver the Not act at any time livers the Notice ceives the Notice funded to Buyer.	tice to Buyer. prior to the cla , Buyer may t or prior to the	Vithin If Buyer doe osing and the erminate this ne closing, w	days after t s not receive e earnest mo s contract fo hichever firs	he Effective I the Notice, F ney will be r r any reason t occurs, and	Date of this Buyer may efunded to within 7 c the earne	contract, terminate Buyer. If lays after st money

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(3) The Texas Property Code does not require this Seller to furnish the Notice. Initialed for identification by Buyer and Seller 3

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C. SELLER'S DISCLOSURE OF L Federal law for a residential dy	(Address of Property) EAD-BASED PAINT AND LEAD-BASE velling constructed prior to 1978.	D PAINT HAZARDS is required by
D. ACCEPTANCE OF PROPERTY ( any and all defects and with this contract. Buyer's agreen not preclude Buyer from insp treatments in a subsequent	CONDITION: "As Is" means the pre nout warranty except for the warran nent to accept the Property As Is u pecting the Property under Paragran amendment, or from terminating	nties of title and the warranties in Inder Paragraph 7D(1) or (2) does
Period, if any. (Check one box only) (1) Buyer accepts the Proper (2) Buyer accepts the Propo following specific repairs a	ty As Is. Prty As Is provided Seller, at Sell and treatments:	er's expense, shall complete the
	phrases, such as "subject to	
E. COMPLETION OF REPAIRS AI complete all agreed repairs permits. The repairs and tre such repairs or treatments of trade of providing such rep documentation from the rep completed; and (ii) at Seller's respect to the repairs to Buy the Closbu Date. Buyer may	ND IREATMENTS: Unless otherwise and treatments prior to the Closin eatments must be performed by per- per, if no license is required by law, pairs or treatments. Seller shall: air person(s) showing the scope of s expense, arrange for the transfer of yer at closing. If Seller fails to co exercise remedies under Paragraph ler to complete repairs. AND TREATMENTS: Unless otherwi	Ig Date and obtain any required rsons who are licensed to provide are commercially engaged in the (i) provide Buyer with copies of f work and payment for the work of any transferable warranties with of any transferable warranties with place any agreed repairs prior to blace or extend the Closing Date up
is obligated to pay for lend insects. If the parties do no contract will terminate and required repairs and treatme and the earnest money will b	of required repairs, which include ot agree to pay for the lender red the earnest money will be refunde ints exceeds 5% of the Sales Price, e refunded to Buyer.	s treatment for wood destroying quired repairs or treatments, this ed to Buyer. If the cost of lender Buyer may terminate this contract
G. ENVIRONMENTAL MATTERS: including asbestos and waste endangered species or its h concerned about these matt should be used.	Buyer is advised that the presences or other environmental hazards, or abitat may affect Buyer's intended ters, an addendum promulgated by	or the presence of a threatened or
H. SELLER'S DISCLOSURE: (1) Seller I is I is not av effect on the use of the P	vare of any flooding of the Property	which has had a material adverse
(2) Seller 🖵 is 🖬 is not av assessment affecting the	vare of any pending or threatened li Property.	
affect the Property.	ware of any environmental hazard	
(5) Seller 🖬 is 🖬 is not av	vare of any dumpsite, landfill, or und he Property. vare of any wetlands, as defined by	federal or state law or regulation
(6) Seller <b>J</b> is <b>Z</b> is not aw	are of any threatened or endangers	d species or their babitat affecting
(7) Seller is is not aw (8) Seller is is not aw If Seller is aware of any o	vare that the Property is located $\square$ vare that a tree or trees located on t f the items above, explain (attach	wholly 🗹 partly in a floodplain. he Property has oak wilt. additional sheets if necessary):
burchases a residential service	TRACTS: Buyer may purchase a re- ensed by the Texas Department of I ce contract, Seller shall reimburse H an amount not exceeding \$	Licensing and Regulation. If Buyer
J. GOVERNMENT PROGRAMS: on the attached exhibit:	The Property is subject to the gov	ernment programs listed below or
Seller shall provide Buyer wi proration of payment under g parties which will survive close 8. BROKERS AND SALES AGENT	th copies of all governmental progr overnmental programs is made by s sing.	am agreements. Any allocation or separate agreement between the
A. BROKER OR SALES AGENT I who is a party to a transact which the broker or sales at agent acts as a trustee or of parent or child is a beneficia of sale. Disclose if applicable	DISCLOSURE: Texas law requires a ion or acting on behalf of a spouse gent owns more than 10%, or a tr which the broker or sales agent or t ry, to notify the other party in writi	real estate broker or sales agent e, parent, child, business entity in ust for which the broker or sales he broker or sales agent's spouse, ing before entering into a contract
Separate writer aureements	tions of the parties for payment o	
Initialed for identification by Buye	and Seller RIA	

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#### 9. CLOSING:

- April 1, 2024 A. The closing of the sale will be on or before , or within 7 days after objections made under Paragraph 6D have been cured or waived, whichever date is later (Closing Date). If either party fails to close the sale by the Closing Date, the non-defaulting party may exercise the remedies contained in Paragraph 15. B. At closing:
- - (1) Seller shall execute and deliver a general warranty deed conveying title to the Property to Buyer and showing no additional exceptions to those permitted in Paragraph 6, an assignment of Leases, and furnish tax statements or certificates showing no delinquent taxes on the Property
  - Buyer shall pay the Sales Price in good funds acceptable to the Escrow Agent.

  - (2) Buyer shall pay the Sales Price in good funds acceptable to the Escrow Agent.
    (3) Seller and Buyer shall execute and deliver any notices, statements, certificates, affidavits, releases, loan documents, transfer of any warranties, and other documents reasonably required for the closing of the sale and the issuance of the Title Policy.
    (4) There will be no liens, assessments, or security interests against the Property which will not be satisfied out of the sales proceeds unless securing the payment of any loans assumed by Buyer and assumed loans will not be in default.
    (5) Private transfer fees (as defined by Chapter 5, Subchapter G of the Texas Property Code) will be the obligation of Seller unless provided otherwise in this contract. Transfer fees assessed by a property owners' association are governed by the Addendum for Property Subject to Mandatory Membership in a Property Owners Association.

### 10. POSSESSION:

- A. BUYER'S POSSESSION: Seller shall deliver to Buyer possession of the Property in its present or required condition, ordinary wear and tear excepted: upon closing and funding according to a temporary residential lease form promulgated by TREC or other written lease required by the parties. Any possession by Buyer prior to closing or by Seller after closing which is not authorized by a written lease will establish a tenancy at sufferance relationship between the parties. Consult your insurance agent prior to change of ownership and possession because insurance coverage may be limited or terminated. The absence of a written lease or appropriate insurance
  - coverage may expose the parties to economic loss.
    B. SMART DEVICES: "Smart Device" means a device that connects to the internet to enable remote use, monitoring, and management of: (i) the Property; (ii) items identified in any Non-Realty Items Addendum; or (iii) items in a Fixture Lease assigned to Buyer. At the time Seller delivers possession of the Property to Buyer, Seller shall:
    (1) deliver to Buyer information containing all access and as uncompared and and and and and a second accession of the Property to Buyer.
    - deliver to Buyer written information containing all access codes, usernames, passwords, and applications Buyer will need to access, operate, manage, and control the Smart Devices; and
       terminate and remove all access and connections to the improvements and accessories from any of Seller's personal devices including but not limited to phones and computers.
- **11. SPECIAL PROVISIONS:** (This paragraph is intended to be used only for additional informational items. An informational item is a statement that completes a blank in a contract form, discloses factual information, or provides instructions. Real estate brokers and sales agents are prohibited from practicing law and shall not add to, delete, or modify any provision of this contract unless drafted by a party to this contract or a party's attorney.)\_\_\_\_\_

#### **12. SETTLEMENT AND OTHER EXPENSES:**

- B. If any expense exceeds an amount expressly stated in this contract for such expense to be paid by a party, that party may terminate this contract unless the other party agrees to pay such excess. Buyer may not pay charges and fees expressly prohibited by FHA, VA, Texas Veterans Land Board or other governmental loan program regulations.

## **13. PRORATIONS AND ROLLBACK TAXES:**

A. PRORATIONS: Taxes for the current year, interest, rents, and regular periodic maintenance fees, assessments, and dues (including prepaid items) will be prorated through the Closing Date. The tax proration may be calculated taking into consideration any change in exemptions that will

affect the current year's taxes. If taxes for the current year vary from the amount prorated at closing, the parties shall adjust the prorations when tax statements for the current year are available. If taxes are not paid at or prior to closing, Buyer shall pay taxes for the current year. Rentals which are unknown at time of closing will be prorated between Buyer and Seller when they become known.

- B. ROLLBACK TAXES: If this sale or Buyer's use of the Property after closing results in the assessment of additional taxes, penalties or interest (Assessments) for periods prior to closing, the Assessments will be the obligation of Buyer. If Assessments are imposed because of Seller's use or change in use of the Property prior to closing, the Assessments will be the obligations imposed by this paragraph will supply closing. obligation of Seller. Obligations imposed by this paragraph will survive closing.
- 14. CASUALTY LOSS: If any part of the Property is damaged or destroyed by fire or other casualty after the Effective Date of this contract, Seller shall restore the Property to its previous condition as soon as reasonably possible, but in any event by the Closing Date. If Seller fails to do so due to factors beyond Seller's control, Buyer may (a) terminate this contract and the earnest money will be refunded to Buyer, (b) extend the time for performance up to 15 days and the Closing Date will be ortended to Buyer, (c) extend the time for performance up to 15 days and the Closing Date will be refunded to Buyer, (b) extend the time for performance up to 15 days and the Closing Date will be obtained as a possible of the Date the Date of the Buyer and the closing Date will be refunded to Buyer. be extended as necessary or (c) accept the Property in its damaged condition with an assignment of insurance proceeds, if permitted by Seller's insurance carrier, and receive credit from Seller at closing in the amount of the deductible under the insurance policy. Seller's obligations under this paragraph are independent of any other obligations of Seller under this contract.
- 15. DEFAULT: If Buyer fails to comply with this contract, Buyer will be in default, and Seller may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money as liquidated damages, thereby releasing both parties from this contract. If Seller fails to comply with this contract for any other reason, Seller will be in default and Buyer may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money, thereby releasing both parties from this contract.
- 16. MEDIATION: It is the policy of the State of Texas to encourage resolution of disputes through alternative dispute resolution procedures such as mediation. Any dispute between Seller and Buyer related to this contract which is not resolved through informal discussion will be submitted to a mutually acceptable mediation service or provider. The parties to the mediation shall bear the mediation costs equally. This paragraph does not preclude a party from seeking equitable relief from a court of competent jurisdiction.
- 17. ATTORNEY'S FEES: A Buyer, Seller, Listing Broker, Other Broker, or Escrow Agent who prevails in any legal proceeding related to this contract is entitled to recover reasonable attorney's fees and all costs of such proceeding.

## 18. ESCROW:

- A. ESCROW: The Escrow Agent is not (i) a party to this contract and does not have liability for the performance or nonperformance of any party to this contract, (ii) liable for interest on the earnest money and (iii) liable for the loss of any earnest money caused by the failure of any financial institution in which the earnest money has been deposited unless the financial institution is acting as Escrow Agent. Escrow Agent may require any disbursement made in connection with this contract to be conditioned on Escrow Agent's collection of good funds acceptable to Escrow Agent.
- B. EXPENSES: At closing, the earnest money must be applied first to any cash down payment, then to Buyer's Expenses and any excess refunded to Buyer. If no closing occurs, Escrow Agent may: (i) require a written release of liability of the Escrow Agent from all parties before releasing any earnest money; and (ii) require payment of unpaid expenses incurred on behalf of a party. Escrow Agent may deduct authorized expenses from the earnest money payable to a party. "Authorized expenses" means expenses incurred by Escrow Agent on behalf of the party entitled to the earnest money that were authorized by this contract or that party. entitled to the earnest money that were authorized by this contract or that party.
- C. DEMAND: Upon termination of this contract, either party or the Escrow Agent may send a release of earnest money to each party and the parties shall execute counterparts of the release and deliver same to the Escrow Agent. If either party fails to execute the release, either party may make a written demand to the Escrow Agent. If entre party rais to execute the release, entre party may make a written demand to the Escrow Agent for the earnest money. If only one party makes written demand for the earnest money, Escrow Agent shall promptly provide a copy of the demand to the other party. If Escrow Agent does not receive written objection to the demand from the other party within 15 days, Escrow Agent may disburse the earnest money to the party making demand reduced by the amount of unpaid expenses incurred on bobble of the party receiving the correct money to the party for the party the correct money to the party the correct money to the party making the correct money of the correct money to the party the correct money to the party making the correct money of the correct money to the party making the correct money of the correct money to the party making the correct money of the correct money to the party making the correct money of the correct money to the party making the correct money of the correct money to the party making the correct money of the correct money to the party making the correct money of the correct money to the party making the correct money of the correct money to the party making the correct money of the correct money to the party making the correct money of the correct money to the party making the correct money of the cor behalf of the party receiving the earnest money and Escrow Agent may pay the same to the creditors. If Escrow Agent complies with the provisions of this paragraph, each party hereby releases Escrow Agent from all adverse claims related to the disbursal of the earnest money.
- D. DAMAGES: Any party who wrongfully fails or refuses to sign a release acceptable to the Escrow Agent within 7 days of receipt of the request will be liable to the other party for (i) damages; (ii) the earnest money; (iii) reasonable attorney's fees; and (iv) all costs of suit.
- E. NOTICES: Escrow Agent's notices will be effective when sent in compliance with Paragraph 21. Notice of objection to the demand will be deemed effective upon receipt by Escrow Agent.

Initialed for identification by Buyer

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9. REPRESENTATIONS: All covenants, representations and warranties in this contract survive closing. If any representation of Seller in this contract is untrue on the Closing Date, Seller will be in default. Unless expressly prohibited by written agreement, Seller may continue to show the Property and receive, negotiate and accept back up offers.					
20. FEDERAL TAX REQUIREMENTS: If Seller is a "foreign person," as defined by Internal Revenue Code and its regulations, or if Seller fails to deliver an affidavit or a certificate of non-foreign status to Buyer that Seller is not a "foreign person," then Buyer shall withhold from the sales proceeds an amount sufficient to comply with applicable tax law and deliver the same to the Internal Revenue Service together with appropriate tax forms. Internal Revenue Service regulations require filing written reports if currency in excess of specified amounts is received in the transaction.					
ΝC ιο,	<b>DTICES:</b> All notices from one party to the othe hand-delivered at, or transmitted by fax or el	er must ectronic	be in writing and are effective when mailed : transmission as follows:		
То	Buyer at: 132 County Road 302	To Se	ller at: 110 S. Sycamore, Room 216-A		
Ca	rthage, Texas 75633	Cartha	ge, Texas 75633		
Ph	none: ()	Phon	e: (903)693-0391		
E-	mail/Fax:	E-ma	il/Fax: rodger.mclane@co.panola.tx.us		
			il/Fax: a copy to Seller's agent at:		
car	nnot be changed except by their written agree	ontains ement.	the entire agreement of the parties and Addenda which are a part of this contract		
	Third Party Financing Addendum		Environmental Assessment, Threatened or Endangered Species and Wetlands Addendum		
	-		Seller's Temporary Residential Lease Short Sale Addendum		
	Buyer's Temporary Residential Lease		Addendum for Property Located Seaward of the Gulf Intracoastal Waterway		
	Addendum for Sale of Other Property by Buyer		Addendum for Seller's Disclosure of Information on Lead-based Paint and Lead -based Paint Hazards as Required by Federal Law		
	Addendum for "Back-Up" Contract Addendum for Coastal Area Property		Federal Law Addendum for Property in a Propane Gas System Service Area		
	Addendum for Authorizing Hydrostatic Testing		Addendum Regarding Residential Leases		
	Addendum Concerning Right to Terminate Due to Lender's Appraisal		Addendum Regarding Fixture Leases Other (list):		
	Addendum for Reservation of Oil, Gas and Other Minerals	. —			
	Addendum containing Notice of Obligation to Pay Improvement District Assessment				
	REF Under FE Cotomester No. To Ca Pr E E W A Cara Co Co Ca Cara Co Co Co Cara Co	(Address of REPRESENTATIONS: All covenants, representai If any representation of Seller in this contract is Unless expressly prohibited by written agreeme receive, negotiate and accept back up offers. FEDERAL TAX REQUIREMENTS: If Seller is a Code and its regulations, or if Seller fails to deliv to Buyer that Seller is not a "foreign person," th amount sufficient to comply with applicable tax Service together with appropriate tax forms. Inte ten reports if currency in excess of specified amo NOTICES: All notices from one party to the othe to, hand-delivered at, or transmitted by fax or el To Buyer at: 132 County Road 302 Carthage, Texas 75633 Phone: () E-mail/Fax: With a copy to Buyer's agent at: AGREEMENT OF PARTIES: This contract co cannot be changed except by their written agreed are (check all applicable boxes): Third Party Financing Addendum Seller Financing Addendum Addendum for Property Subject to Mandatory Membership in a Property Owners Association Buyer's Temporary Residential Lease Loan Assumption Addendum Addendum for Coastal Area Property Addendum for Coastal Area Property Addendum for Authorizing Hydrostatic Testing Addendum for Authorizing Hydrostatic Terminate Due to Lender's Appraisal Addendum for Authorizing Hydrostatic Testing Addendum for Authorizing Hydrostatic Testing Addendum for Authorizing Hydrostatic Terminate Due to Lender's Appraisal Addendum concerning Right to Terminate Due to Lender's Appraisal Addendum containing Notice of Obligation to Pay Improvement District	(Address of Property <b>REPRESENTATIONS:</b> All covenants, representations an         If any representation of Seller in this contract is untrue of         Unless expressly prohibited by written agreement, Sell         receive, negotiate and accept back up offers. <b>FEDERAL TAX REQUIREMENTS:</b> If Seller is a "foreig         Code and its regulations, or if Seller fails to deliver an a         to Buyer that Seller is not a "foreign person," then Buye         amount sufficient to comply with applicable tax law and         Service together with appropriate tax forms. Intermal Reter reports if currency in excess of specified amounts is in         NOTICES: All notices from one party to the other must         to, hand-delivered at, or transmitted by fax or electronic <b>To Buyer at:</b> 132 County Road 302 <b>To Se</b> Carthage, Texas 75633       Carthage         Phone:		

Initialed for identification by Buye

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Contract Concerning	US Hwy. 79 N., Carthage, Texas 75633 (Address of Property)			22
23. CONSULT AN AT agents from giving	TORNEY BEFORE SIGNING: TREE legal advice. READ THIS CONTRAC	C rules prohibit real ( T CAREFULLY.	estate brokers and sales	5
Buyer's Attorney is:		ller's corney is:		_
Phone: ()	Ph			
Fax: <u>(</u> )	Fa	x: <u>()</u>		-
E-mail:	E-	mail:		-
EXECUTED the (BROKER: FILL I	day of N THE DATE OF FINAL ACCEPTAN		(Effective Date).	
Buyer Band Buyer Band on County	Minney 1. County Qudge	Kan .		
Buyer	Seller			
TRALE DIVISION CONTROL OF CONTRON	s contract has been approved by the Texas Rea estate license holders. No representation is mad tions. It is not intended for complex transactio (512) 936-3000 (http://www.trec.texas.gov) T	Estate Commission. TREC e as to the legal validity or ns. Texas Real Estate Com REC NO. 25-15. This form	C forms are intended for use on adequacy of any provision in ar mission, P.O. Box 12188, Austi replaces TREC NO. 25-14.	ıly ny in,

Contract Concerning	US Hwy. 79 N., Cartha (Address o	age, Texas 75633 of Property)	Page 10 of 11	11-07-2022
Listing Broker has agreed to p Price when Listing Broker's fee Listing Broker's fee at closing.	ay Other Broker e is received. Escrow Age	ION OF FEE nt is authorized and directed	of the to to pay Other Bro	ital Sales ker from
Other Broker:		Listing Broker:		
By:BROKER INFOR		By: ENT FOR PAYMENT OF BRO		
Other Broker	License No.	Listing or Principal Broker	LI	cense No.
Associate's Name	License No.	Listing Associate's Name	Lic	cense No.
Team Name		Team Name		
Assoclate's Email Address	Phone	Listing Associate's Email Addre	ess	Phone
Licensed Supervisor of Associate	License No.	Licensed Supervisor of Listing	Associate Lic	cense No.
Other Broker's Office Address	Phone	Listing Broker's Office Address	5	Phone
City	State Zip	City	State	Zip
represents Buyer only as Buy Seller as Listing B		Selling Associate	Lic	cense No.
				<u></u>
		Selling Associate's Email Addr	ess	Phone
		Licensed Supervisor of Selling	Associate Lic	cense No.
		Selling Associate's Office Addr	ress	
		City	State	Zip
Upon closing of the sale by S agreement is attached: (a) So or% of the total S \$ or	eller 🖵 Buyer will pay Lis ales Price; and (b) 🖵 Se	roperty described in the co	h fee of \$ r Broker 🔲 a cast	this fee
to pay the brokers from the pro- DO NOT SIGN IF THERE IS A negotiable. Brokers' fees or suggested or maintained by th	ceeds at closing. SEPARATE AGREEMENT the sharing of fees betw	FOR PAYMENT OF BROKERS' een brokers are not fixed, c	FEES. Brokers' f	ees are
Seller		Buyer		
Seller		Buyer		

(Address of Property)

	OPTION FE	E RECEIPT	
Receipt of \$ is acknowledged.	(Option Fee) in the	form of	
Escrow Agent	· · · · · · · · · · · · · · · · · · ·	· <u>·</u> ·····	Date
	EARNEST MO	NEY RECEIPT	
Receipt of \$ is acknowledged.	Earnest Money in t	the form of	
Escrow Ageni	Received by	Email Address	Dale/Time
Address			Phone
City	Slate	Zip	
	CONTRAC	TRECEIPT	
Receipt of the Contract is a	cknowledged.		
Escrow Agent			
Escrow Agent	Received by	Email Address	Date
Address			Phone
City	State	Zip	Fax
, 			
		ST MONEY RECEIPT	
Receipt of \$is acknowledged.	additional Earnest	Money in the form of	
Escrow Agent	Received by	Email Address	Date/Time
Address			Phone
City	State	Zip	Fax

