RESOLUTION NO.

RESOLUTION AUTHORIZING THE SALE OF 11.622 ACRES OF LAND AND AUTHORIZING MAYOR TO APPROVE AND SIGN ALL DOCUMENTS TO EFFECTUATE CLOSING ON BEHALF OF THE CITY OF BAY CITY, TEXAS

WHEREAS, City declared the property described in the attached Earnest Money Contract as surplus on September 26, 2023; and

WHEREAS, City listed the property for sale with James Davant, V on January 17, 2024; and

WHEREAS, the City approved negotiating an offer on the property at its meeting on February 27, 2024;

WHEREAS, upon negotiation of agreed upon terms, the City Manager of the City of Bay City, Texas entered into the Earnest Money Contract attached hereto as Exhibit "A" with Ivan Depaz-Osoria and Priscilla Marie Depaz for the sum of \$138,000.00;

WHEREAS, it is the desire of City to authorize closing on said contract and the Mayor to sign all documents in connection with the closing.

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF BAY CITY, TEXAS:

SECTION 1. City Council hereby ratifies the Earnest Money Contract authorizing the sale of 11.622 acres of land by the City of Bay City to Ivan Depaz-Osoria and Priscilla Marie Depaz more fully described in the contract attached hereto as Exhibit "A".

SECTION 2. City Council authorizes the Mayor of the City of Bay City, Texas to approve and sign all documents in connection with the sale of the 11.622 acres of land by the City of Bay City to Ivan Depaz-Osoria and Priscilla Marie Depaz.

CITY OF RAY CITY TEXAS

PASSED AND APPROVED this the 26th day of March, 2024.

CITT OF BAT CITT, TEAAS	
	By: Robert K. Nelson, Mayor
ATTEST:	APPROVED TO FORM:
Jeanna Thompson, City Secretary	Anne Marie Odefey, City Attorney



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-07-2022

UNIMPROVED PROPERTY CONTRACT

NOTICE: Not For Use For Condominium Transactions



1.	and	j	Ivan Depaz-O	soria, Priscilla M	Marie Depaz	Bay City (Buye	(Seller) er). Seller agrees
_	to s	sell and convey to B	ayer and Buyer a	agrees to buy from	n Seller the Proper	ty defined below.	
2.	PR	OPERTY: Lot	1	& GN	, Block	AB 274	Addition ,
	Cit	of	Bay City	Col	unty of	Matagorda	Addition,
	Tex	(as, known as	Edy Oily	0 457th/	77414	Matagorda	
	(ad	dress/zip code),	or as describe	ed on attached	d exhibit togethe	r with all rights	, privileges and
	RE	ourtenances pertaini SERVATIONS: Any de in accordance wi	reservation for	or oll, gas, or	other minerals, v	vater, timber, or o	other interests is
3.		LES PRICE:					
	Α.	The term *Cash po	rtion of the Sale:	s Price" does not	include proceeds for	rom borrowing of an	у
	B.	kind or selling othe Sum of all financing	g described in th	e attached: X Th	ird Party Financing	Addendum,	
	^	Loan Assumptio	n Addendum, []	Seller Financing	Addendum	\$	138,000.00
			or A and B)		************	\$	138,000.00
4.		After the Effective amend any existing NATURAL RESOmineral, water, w	e Date, Seller please, or conve URCE LEASE and, or other i	may not, with by any interest in t S: "Natural Re natural resource	out Buyer's writte the Property, source Lease* r lease affecting t	any leases affection consent, create means an existing the Property to w	e a new lease, g oil and gas, hich Seller is a
	E	Natural Resource t (1) Seller has delle (2) Seller has no provide to Bu Date. Buyer	ease, check one vered to Buyer a ot delivered to liver a copy of may terminate	of the following: copy of all the N Buyer a copy all the Natural the contract	atural Resource Le of all the Natu Resource Leases within	Lease, if Seller I rases. ral Resource Leas s within 3 days a days after the c hall be refunded to	ses. Seller shall fter the Effective date the Buyer
5.	EAI	RNEST MONEY AN	D TERMINATIO	N OPTION:			
	A.	must deliver to	Bay C	ity Abstract & T	itle Co	lays after the Effect (Escrow Agent) at (address): \$ <u>1,000</u> Fee. The earnest n	2021 Avenue
		Fee shall be mad	e payable to E	scrow Agent ar	nd may be paid s	separately or comb	lned in a single
		payment.					
		(1) Buyer shall de	aliver additional	earnest money o Date of this co	01 \$	to Escr	ow Agent Within
						or the additional	earnest money
		falls on a Sa	turday, Sunday	, or legal holid	lay, the time to	deliver the earnes	t money, Option
						tended until the	and of the next
				day, or legal holic		ph shall be appl	led first to the
					n to the additional e		iod mot to tite
		(4) Buyer authoriz	zes Escrow Ag	ent to release	and deliver the	Option Fee to Se	
		delivery of th				es Escrow Agent be credited to the	
	В.	closing, TERMINATION O	PTION: For n	ominal consider	ation, the receip	t of which Seller	r acknowledges
						required, Seller g	
		unrestricted right	to terminate	this contract	by giving notice	of termination t	o Seller within
		naragraph must b	ne Ellective	Date of the	is contract (Opti	on Period). Noti Property is locate	ces under this
						prescribed: (i)	
		will not be refun	ded and Escre	ow Agent shall	release any Op	otion Fee maini	
		Agent to Seller; and				1	
R-1	607	Initialed for	r Identification by	/ Buyer [320]	y.แช and Sellei		TREC NO. 9-16

REMAIAN Fine Properties, 4500 Highway 6 Sugar Land TN 77478
Edward Vivanco Produced with Lone

gar Land TX 77478 Phone: (903)702-0914 Fax: Produced with Lone Wolf Transactions (zlpForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.bwit.com

EXHIBIT

''A''

Commitment, Exception Documents, and the survey. Buyer's failure to object within the time allowed will constitute a waiver of Buyer's right to object; except that the requirements in Schedule C of the Commitment are not waived. Provided Seller is not obligated to incur any expense, Seller shall cure any timely objections of Buyer or any third party lender within 15 days after Seller receives the objections (Cure Period) and the Closing Date will be extended as necessary. If objections are not cured within the Cure Period, Buyer may, by delivering notice to Seller within 5 days after the end of the Cure Period: (i) terminate this contract and the earnest money will be refunded to Buyer; or (ii) waive the objections. If Buyer does not terminate

Buyer must object the earlier of (i) the Closing Date or (ii)

D. OBJECTIONS: Buyer may object in writing to (i) defects, exceptions, or encumbrances to title: disclosed on the survey other than items 6A(1) through (7) above; or disclosed in the Commitment other than items 6A(1) through (9) above; (ii) any portion of the Property lying in a special flood hazard area (Zone V or A) as shown on the current Federal Emergency Management Agency map; or (iii) any exceptions which prohibit the following use or activity:

days after Buyer receives the

Contract Concerning

within the time required, Buyer shall be deemed to have waived the objections. If the Commitment or survey is revised or any new Exception Document(s) is delivered, Buyer may object to any new matter revealed in the revised Commitment or survey or new Exception Document(s) within the same time stated in this paragraph to make objections beginning when the revised Commitment, survey, or Exception Document(s) is delivered to Buyer.

E. TITLE NOTICES:

(1) ABSTRACT OR TITLE POLICY: Broker advises Buyer to have an abstract of title covering the Property examined by an attorney of Buyer's selection, or Buyer should be furnished with or obtain a Title Policy. If a Title Policy is furnished, the Commitment should be promptly reviewed by an attorney of Buyer's choice due to the time limitations on Buyer's right to object.

object.

(2) MEMBERSHIP IN PROPERTY OWNERS ASSOCIATION(S): The Property is X is not subject to mandatory membership in a property owners association(s). If the Property is subject to mandatory membership in a property owners association(s), Seller notifies Buyer under §5.012, Texas Property Code, that, as a purchaser of property in the residential community identified in Paragraph 2 in which the Property is located, you are obligated to be a member of the property owners association(s). Restrictive covenants governing the use and occupancy of the Property and all dedicatory instruments governing the establishment, maintenance, and operation of this residential community have been or will be recorded in the Real Property Records of the county in which the Property is located. Copies of the restrictive covenants and dedicatory instruments may be obtained from the county clerk, You are obligated to pay assessments to the property owners association(s). The amount of the assessments is subject to change. Your failure to pay the assessments could result in enforcement of the association's lien on and the foreclosure of the Property.

foreclosure of the Property.
Section 207.003, Property Code, entities an owner to receive copies of any document that governs the establishment, maintenance, or operation of a subdivision, including, but not limited to, restrictions, bylaws, rules and regulations, and a resale certificate from a property owners' association. A resale certificate contains information including, but not limited to, statements specifying the amount and frequency of regular assessments and the style and cause number of lawsuits to which the property owners' association is a party, other than lawsuits relating to unpaid ad valorem taxes of an individual member of the association. These documents must be made available to you by the property owners' association or the

association's agent on your request.

If Buyer is concerned about these matters, the TREC promulgated Addendum for Property Subject to Mandatory Membership in a Property Owners Association should be used.

(3) STATUTORY TAX DISTRICTS: If the Property is situated in a utility or other statutorily created district providing water, sewer, drainage, or flood control facilities and services, Chapter 49, Texas Water Code, requires Seller to deliver and Buyer to sign the statutory notice relating to the tax rate, bonded indebtedness, or standby fee of the district prior to final execution of this contract.

(4) TIDE WATERS: If the Property abuts the tidally influenced waters of the state, §33.135, Texas Natural Resources Code, requires a notice regarding coastal area property to be included in the contract. An addendum containing the notice promulgated by TREC or

required by the parties must be used.

(5) ANNEXATION: If the Property is located outside the limits of a municipality, Seller notifies Buyer under §5.011, Texas Property Code, that the Property may now or later be included in the extraterritorial jurisdiction of a municipality and may now or later be subject to annexation by the municipality. Each municipality maintains a map that depicts its boundaries and extraterritorial jurisdiction. To determine if the Property is located within a municipality's extraterritorial jurisdiction or is likely to be located within a municipality's extraterritorial jurisdiction 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 hereby acknowledges receipt of the foregoing notice at or before the execution of a binding contract for the purchase of the real property described in Paragraph 2 or at closing of purchase of the real property.

(7) PUBLIC IMPROVEMENT DISTRICTS: If the Property is in a public improvement district, Seller must give Buyer written notice as required by §5.014, Property Code. An addendum

containing the required notice shall be attached to this contract.

Initialed for identification by Buyer JD 2.HD and Seller Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.hrotf.com

now or previously located on the Property.

(5) Seller is Xis not aware of any wetlands, as defined by federal or state law or regulation, affecting the Property. XIs not aware of any threatened or endangered species or their habitat (6) Seller is X is affecting the Property. Seller is X is not aware that the Property is located X wholly partly in a floodplain. Seller is X is not aware that a tree or trees located on the Property has oak wilt. If Seller is aware of any of the items above, explain (attach additional sheets) recessary): initialed for identification by Buyer [3D] (3.MD) and Seller **TREC NO. 9-18** Produced with Lone Wolf Transactions (dipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.hotf.com 457th, Bay City,

Seller Is is not aware of any environmental hazards that materially and adversely

(4) Seller \(\sum \) is not aware of any dumpsite, landfill, or underground tanks or containers

affect the Property

TXR-1607

current year.

(Address of Proporty) 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 obligation of Seller. Obligations imposed by this paragraph will survive closing.

Seller. Obligations imposed by this paragraph will survive closing.

14. CASUALTY LOSS: If any part of the Property is damaged or destroyed by fire or other casualty after the Effective Date of this contract, Seller shall restore the Property to its previous condition as soon as reasonably possible, but in any event by the Closing Date. If Seller fails to do so due to factors beyond Seller's control, Buyer may (a) terminate this contract and the earnest money will be refunded to Buyer (b) extend the time for performance up to 15 days and the Closing Date will be extended as necessary or (c) accept the Property in its damaged condition with an assignment of insurance proceeds, if permitted by Seller's insurance carrier, and receive credit from Seller at closing in the amount of the deductible under the insurance policy. Seller's obligations under this paragraph are independent of any other obligations of Seller under this contract.

15. DEFAULT: If Buyer fails to comply with this contract, Buyer will be in default, and Seller may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money as liquidated damages, thereby releasing both parties from this contract. If Seller fails to comply with this contract, Seller will be in default and Buyer may (a) enforce specific performance, seek such other relief as may be

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 fallure 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.

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 "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.

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 falls to execute the release, either party may make a written demand to the Escrow Agent for the earnest money. If only one party make a written demand to the Escrow Agent for the earnest money. If only one party makes written demand for the earnest money, Escrow Agent shall promptly provide a copy of the demand to the other party. If Escrow Agent does not receive written objection to the demand from the other party within 15 days, Escrow Agent may disburse the earnest money to the party making demand reduced by the amount of unpaid expenses incurred on behalf of the party receiving the earnest money and Escrow Agent may pay the same to the creditors. If Escrow Agent compiles with the provisions of this paragraph, each party hereby releases Escrow Agent from all adverse claims related to the disbursal of the earnest money.

DAMAGES: Any party who wrongfully falls 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.

NOTICES: Escrow Agent's notices will be effective when sent in compliance with Paragraph 21.

Notice of objection to the demand will be deemed effective upon receipt by Escrow Agent.

19. REPRESENTATIONS: All covenants, representations and warranties in this contract survive closing. If any representation of Seller in this contract is untrue on the Closing Date, Seller will be in default. Unless expressly prohibited by written agreement, Seller may continue to show the Property and receive, negotiate and accept back up offers.

20. FEDERAL TAX REQUIREMENTS: If Seller is a "foreign person," as defined by Internal Revenue Code and its regulations, or if Seller fails to deliver an affidavit or a certificate of non-foreign status to Buyer that Seller is not a "foreign person," then Buyer shall withhold from the sales proceeds an amount sufficient to comply with applicable tax law and deliver the same to the 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 emounts is received in the transaction.

TXR-1607

Initialed for identification by Buyer



and Seller

TREC NO. 9-16

Authentisign 10: 161FC681-669F-480B-B2B1-0C079FC2768D

Contract Concerning	0 457th/ 77414, Bay City, TX (Address of Property)	Page 8 of 10 11-07-2022
EXECUTED the d (BROKER: FILL IN THE DATE	ay of ONDITION OF FINAL ACCEPTANCE.)	(Effective Date).
	1	
	MA	the Could
Adorton Departement	Seller	
Buyali 11:2021 Micer Ivan Depaz-Osoria	City Of Bay City	Interin City Many
C Authorities or		
Buyalan Marie Depaz	Seller	



The form of this contract has been approved by the Texas Real Estate Commission, TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http://www.trec.texas.gov) TREC NO. 9-16. This form replaces TREC NO. 9-15.

Authentisign ID:	161FC881-669F-480B-B2B1-0C079FC2758D			
	Contract Concerning	0 457th/ 77414, Bay City, TX	Page 9 of 10	11-08-2022
	•	(Address of Property)		

o .		IFORMATION only. Do not sign)	
Realtor Near Me	9014288	Matagorda Realty	583395
Other Broker Firm	License No.	Listing Broker Firm	License No.
represents X Buyer only as Bu	yer's agent	represents Seller	and Buyer as an Intermediary
Seller as Listing	Broker's subagent	X Seller	onty as Seller's agent
Edward Vivanco	707380	James Davant	9013530
Associate's Name	License No.	Listing Associate's Name	License No.
Team Name		Team Name	
edwardjviva@gmail.com	(903)702-0014	ledavant@gmall.com	(979)240-9058
Associate's Email Address	Phone	Listing Associate's Email A	
Licensed Supervisor of Associate	License No.	Licensed Supervisor of Lis	ting Associate License No.
18447 Grayson Bluff Way	(903)702-0014	582 Fisher St. #4	(979)240-9058
Other Broker's Address	Phone	Listing Broker's Office Add	ress Phone
Richmond	TX 77407	Matagorda	TX 77457
City	tate Zip	City	State Zip
		Selling Associate's Name	License No.
		Team Name	
		Selling Associate's Email A	Address Phone
		Licensed Supervisor of Se	lling Associate License No.
e		Selling Associate's Office	Address
		City	State Zip
Disclosure: Pursuant to a previous agreement between brokers), Listing the previous agreement between brokers	Broker has agreed to). This dis	o pay Other Broker a fee (2 sclosure is for informational	er of compensation or other % purposes and does not change

Authentisign (D: 151FC681-669F-480B-B2B1-0C079FC2758D

Contract Concerning	0 457th/ 77414, Bay (Address of Property	City, TX	Page 10 of 10 11-07-22
	OPTION FEE	RECEIPT	
Receipt of \$is acknowledged.	(Option Fee) in the	form of	
Escrow Agent Bay City Abstrac	& Title Co		Date
	EARNEST MONE	EY RECEIPT	
Receipt of \$is acknowledged.	Earnest Money in the	form of	
Eccrow Agent	Received by	Email Address	Date/Time
Address		•	Phone
City	State	Ziρ	Fax
	CONTRACT	RECEIPT	
Receipt of the Contract is ack	nowledged,		
Escrow Agent	Received by	Email Address	Date
Address			Phone
City	State	Ziρ	Fax
	ADDITIONAL EARNEST	MONEY RECEIPT	,
Receipt of \$is acknowledged.	additional Earnest Mo	oney in the form of	
Escrow Agent	Received by	Email Address	Date/Time
Address			Phone

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-07-2022



THIRD PARTY FINANCING ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT

	0 457th/ 77414 Bay City
	(Street Address and City)
pr for re	YPE OF FINANCING AND DUTY TO APPLY AND OBTAIN APPROVAL: Buyer shall apply comptly for all financing described below and make every reasonable effort to obtain approval r the financing, including but not limited to furnishing all information and documents quired by Buyer's lender. (Check applicable boxes): CONVENTIONAL FINANCING:
<u>A</u>	(1) A first mortgage loan in the principal amount of \$ 138,000.00 (excluding any financed PMI premium), due in full in 30 year(s), with interest not to exceed 9.000 % per annum for the first 30 year(s) of the loan with Origination Charges as shown on Buyer's Loan Estimate for the loan not to exceed 3.000 % of the loan. (2) A second mortgage loan in the principal amount of \$ (excluding any financed PMI premium), due in full in year(s), with interest not to exceed % per annum for the first year(s) of the loan with Origination Charges as shown on Buyer's Loan Estimate for the loan not to exceed % of the loan.
□ в.	TEXAS VETERANS LOAN: A loan(s) from the Texas Veterans Land Board of for a period in the total amount of years at the interest rate established by the Texas Veterans Land Board.
□ c.	\$(excluding any financed MIP), amortizable monthly for not less thanyears, with interest not to exceed% per annum for the firstyear(s) of the loan with Origination Charges as shown on Buyer's Loan Estimate for the loan not to exceed% of the loan.
☐ D.	VA GUARANTEED FINANCING: A VA guaranteed loan of not less than \$ (excluding any financed Funding Fee), amortizable monthly for not less than years, with Interest not to exceed % per annum for the first year(s) of the loan with Origination Charges as shown on Buyer's Loan Estimate for the loan not to exceed % of the loan.
<u>□</u> E.	USDA GUARANTEED FINANCING: A USDA-guaranteed loan of not less than \$ (excluding any financed Funding Fee), amortizable monthly for not less than years, with interest not to exceed % per annum for the first year(s) of the loan with Origination Charges as shown on Buyer's Loan Estimate for the loan not to exceed % of the loan.
∏ F.	REVERSE MORTGAGE FINANCING: A reverse mortgage loan (also known as a Home Equity Conversion Mortgage loan) in the original principal amount of \$ (excluding any financed PMI premium or other costs), with interest not to exceed % per annum for the first year(s) of the loan with Origination Charges as shown on Buyer's Loan Estimate for the loan not to exceed % of the loan. The reverse mortgage loan will will not be an FHA insured loan.
∏ G.	OTHER FINANCING: A loan not of a type described above from (name of lender) in the principal amount of \$ due in year(s), with interest not to exceed % per annum for the first year(s) of the loan with Origination Charges not to exceed % of the loan. Buyer does does not waive all rights to terminate the contract under Paragraph 2B of this addendum for the loan described in this paragraph.
ha:	PROVAL OF FINANCING: Approval for the financing described above will be deemed to ve been obtained when Buyer Approval and Property Approval are obtained. Time is of the sence for this paragraph and strict compliance with the time for performance is quired.
901	Initialed for identification by Buyer 99 and Seller TREC NO. 40-

TXR-1901

Phone: (903)702-00 4

457th, Bay City,

0 457th/ 77414, Bay City, TX (Address of Property)

A. BUYER APPROVAL (Check one box only):

- This contract is subject to Buyer obtaining Buyer Approval. If Buyer cannot obtain Buyer Approval, Buyer may give written notice to Seller within 21 days after the effective date of this contract and this contract will terminate and the earnest money will be refunded to Buyer. If Buyer does not terminate the contract under this provision, the contract shall no longer be subject to the Buyer obtaining Buyer Approval. Buyer Approval will be deemed to have been obtained when (i) the terms of the loan(s) described above are available and (ii) lender determines that Buyer has satisfied all of lender's requirements related to Buyer's assets, income and credit history.
- This contract is not subject to Buyer obtaining Buyer Approval.
 B. PROPERTY APPROVAL: If Buyer's lender determines that the Property does not satisfy lender's underwriting requirements for the loan (including but not limited to appraisal, insurability, and lender required repairs) Buyer, not later than 3 days before the Closing Date, may terminate this contract by giving Seller: (i) notice of termination; and (ii) a copy of a written statement from the lender setting forth the reason(s) for lender's determination. If Buyer terminates under this paragraph, the earnest money will be refunded to Buyer. If Buyer does not terminate under this paragraph, Property Approval is deemed to have been obtained.
- 3. SECURITY: If required by Buyer's lender, each note for the financing described above must be secured by vendor's and deed of trust liens.
- 4. FHA/VA REQUIRED PROVISION: If the financing described above involves FHA insured or VA financing, it is expressly agreed that, notwithstanding any other provision of this contract, the purchaser (Buyer) shall not be obligated to complete the purchase of the Property described herein or to incur any penalty by forfeiture of earnest money deposits or otherwise: (i) unless the Buyer has been given in accordance with HUD/FHA or VA requirements a written statement issued by the Federal Housing Commissioner, Department of Veterans Affairs, or a Direct Endorsement Lender setting forth the appraised value of the Property of not less than \$______ or (ii) if the contract purchase price or cost exceeds the reasonable value of the Property established by the Department of Veterans Affairs. The 3-day notice of termination requirements in 2.B. does not apply to this Paragraph 4.

A. The Buyer shall have the privilege and option of proceeding with consummation of the contract without regard to the amount of the appraised valuation or the reasonable value established by the Department of Veterans Affairs.

B. If FHA financing is involved, the appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development will insure. HUD does not warrant the value or the condition of the Property. The Buyer should satisfy himself/herself that the price and the condition of the Property are acceptable.

C. If VA financing is involved and if Buyer elects to complete the purchase at an amount in excess of the reasonable value established by the VA, Buyer shall pay such excess amount in cash from a source which Buyer agrees to disclose to the VA and which Buyer represents will not be from borrowed funds except as approved by VA. If VA reasonable value of the Property is less than the Sales Prices, Seller may reduce the Sales Price to an amount equal to the VA reasonable value and the sale will be closed at the lower Sales Price with proportionate adjustments to the down payment and the loan amount.

5. AUTHORIZATION TO RELEASE INFORMATION:

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

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

Buyer Priscilla Marie Depaz		Seller		
Modern Charles Maria Maria	03/04/2024		0,000	<u> </u>
Buyer Ivan Depaz-Osoria		Seller City Of Bay City	Alster L	City Many
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