The Listing Process

1 You choose the Patrick Tuttle Home Selling Team to represent you in the sale of your home.
2 Patrick guides you to the initial listing price on your home.
 3 You will be contacted by our stager for a staging consultation on your home (occupied homes only)
4 You make the recommended adjustments to the home
5 You will be contacted by our photographer for the photo shoot.
6 Patrick will choose the best 25 photographs to represent your home online.
 7 We go live in the MLS - Friday is the BEST day of the week for going LIVE.
 8 You will be proactively contacted weekly to discuss the market reaction to your home.
 9 You will review the marketing with Patrick every 30 days.
 10 Once an offer is presented, Patrick will email you the Estimated Net Proceeds
11 Once an offer is accepted, Patrick's systems will ensure that you get to closing on time.

Approved by the Texas Real Estate Commission for Voluntary Use

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

Information About Brokerage Services

efore working with a real estate broker, you should know that the duties of a broker depend on whom the broker represents. If you are a prospective seller or landlord (owner) or a prospective buyer or tenant (buyer), you should know that the broker who lists the property for sale or lease is the owner's agent. A broker who acts as a subagent represents the owner in cooperation with the listing broker. A broker who acts as a buyer's agent represents the buyer. A broker may act as an intermediary between the parties if the parties consent in writing. A broker can assist you in locating a property, preparing a contract or lease, or obtaining financing without representing you. A broker is obligated by law to treat you honestly.

IF THE BROKER REPRESENTS THE OWNER:

The broker becomes the owner's agent by entering into an agreement with the owner, usually through a written - listing agreement, or by agreeing to act as a subagent by accepting an offer of subagency from the listing broker. A subagent may work in a different real estate office. A listing broker or subagent can assist the buyer but does not represent the buyer and must place the interests of the owner first. The buyer should not tell the owner's agent anything the buyer would not want the owner to know because an owner's agent must disclose to the owner any material information known to the agent.

IF THE BROKER REPRESENTS THE BUYER:

The broker becomes the buyer's agent by entering into an agreement to represent the buyer, usually through a written buyer representation agreement. A buyer's agent can assist the owner but does not represent the owner and must place the interests of the buyer first. The owner should not tell a buyer's agent anything the owner would not want the buyer to know because a buyer's agent must disclose to the buyer any material information known to the agent.

IF THE BROKER ACTS AS AN INTERMEDIARY:

A broker may act as an intermediary between the parties if the broker complies with The Texas Real Estate License

Fax: 915-613-1701

Act. The broker must obtain the written consent of each party to the transaction to act as an intermediary. The written consent must state who will pay the broker and, in conspicuous bold or underlined print, set forth the broker's obligations as an intermediary. The broker is required to treat each party honestly and fairly and to comply with The Texas Real Estate License Act. A broker who acts as an intermediary in a transaction:

- (1) shall treat all parties honestly;
- (2) may not disclose that the owner will accept a price less than the asking price unless authorized in writing to do so by the owner;
- (3) may not disclose that the buyer will pay a price greater than the price submitted in a written offer unless authorized in writing to do so by the buyer; and (4) may not disclose any confidential information or any information that a party specifically instructs the broker in writing not to disclose unless authorized in writing to disclose the information or required to do so by The Texas Real Estate License Act or a court order or if the information materially relates to the condition of the property.

With the parties' consent, a broker acting as an intermediary between the parties may appoint a person who is licensed under The Texas Real Estate License Act and associated with the broker to communicate with and carry out instructions of one party and another person who is licensed under that Act and associated with the broker to communicate with and carry out instructions of the other party.

If you choose to have a broker represent you,

you should enter into a written agreement with the broker that clearly establishes the broker's obligations and your obligations. The agreement should state how and by whom the broker will be paid. You have the right to choose the type of representation, if any, you wish to receive. Your payment of a fee to a broker does not necessarily establish that the broker represents you. If you have any questions regarding the duties and responsibilities of the broker, you should resolve those questions before proceeding.

01A

Real estate licensee asks that you acknowledge receipt of this information about brokerage services for the licensee's records.

Buyer, Seller, Landlord or Tenant

Phone: 915-588-1850

Date

Texas Real Estate Brokers and Salespersons are licensed and regulated by the Texas Real Estate Commission (TREC). If you have a question or complaint regarding a real estate licensee, you should contact TREC at P.O. Box 12188, Austin, Texas 78711-2188 or 512-465-3960.



TREC No. OP-K

(TAR-2501) 1/1/96
Keller Williams Realty 251 Shadow Mountain, El Paso TX 79912

Patrick Tuttle

tuttle-templat

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TEXAS ASSOCIATION OF REALTORS®

RESIDENTIAL REAL ESTATE LISTING AGREEMENT EXCLUSIVE RIGHT TO SELL

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

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	ler:
	Address:
	City, State, Zip:
	Phone: Fax:
	E-Mail:
Bro	oker: RE/MAX Real Estate Group Patrick Tuttle
	Address: <u>5915 Silver Springs</u> , <u>Building 5</u> City, State, Zip: <u>El Paso</u> , <u>TX 79912</u>
	Phone: (915)231-9994 Fax: (915)613-1701
	E-Mail: patrick@patricktuttle.com
	ller appoints Broker as Seller's sole and exclusive real estate agent and grants to Broker the exclusive right to sel Property.
	OPERTY: "Property" means the land, improvements, and accessories described below, except for any described below.
Α.	Land: Lot , Block ,
	Addition, City of
	Land: Lot, Block,
	or as described on attached exhibit. (If Property is a condominium, attach Condominium Addendum.)
	or as described on attached exhibit. (If Property is a condominium, attach Condominium Addendum.)
B.	Improvements: The house, garage and all other fixtures and improvements attached to the above-described reaproperty, including without limitation, the following permanently installed and built-in items , if any: all equipment and appliances, valances, screens, shutters, awnings, wall-to-wall carpeting, mirrors, ceiling fans, attic fans, main boxes, television antennas and satellite dish system and equipment, heating and air-conditioning units, security and fire detection equipment, wiring, plumbing and lighting fixtures, chandeliers, water softener system, kitcher equipment, garage door openers, cleaning equipment, shrubbery, landscaping, outdoor cooking equipment, and at other property owned by Seller and attached to the above-described real property.
C.	<u>Accessories</u> : The following described related accessories, if any: window air conditioning units, stove, fireplace screens, curtains and rods, blinds, window shades, draperies and rods, controls for satellite dish system, controls for garage door openers, entry gate controls, door keys, mailbox keys, above-ground pool, swimming pool equipment and maintenance accessories, and artificial fireplace logs.
D.	Exclusions: The following improvements and accessories will be retained by Seller and must be removed prior to delivery of possession:
	-

Re	siden	tial Listing concerning				
3.	LISTING PRICE: Seller instructs Broker to market the Property at the following price: \$					
4.	. TERM:					
	A.	This Listing begins on and ends at 11:59 p.m. on				
	B.	If Seller enters into a binding written contract to sell the Property before the date this Listing begins and the contract is binding on the date this Listing begins, this Listing will not commence and will be void.				
5.	BR	OKER'S FEE:				
	A.	Fee: When earned and payable, Seller will pay Broker a fee of:				
		(1) % of the sales price.				
	X	(2) <u>See addenda</u> .				
	B.	 Earned: Broker's fee is earned when any one of the following occurs during this Listing: (1) Seller sells, exchanges, options, agrees to sell, agrees to exchange, or agrees to option the Property to anyone at any price on any terms; (2) Broker individually or in cooperation with another broker procures a buyer ready, willing, and able to buy the Property at the Listing Price or at any other price acceptable to Seller; or (3) Seller breaches this Listing. 				
	C.	Payable: Once earned, Broker's fee is payable either during this Listing or after it ends at the earlier of: (1) the closing and funding of any sale or exchange of all or part of the Property; (2) Seller's refusal to sell the Property after Broker's Fee has been earned; (3) Seller's breach of this Listing; or (4) at such time as otherwise set forth in this Listing.				
		Broker's fee is <u>not</u> payable if a sale of the Property does not close or fund as a result of: (i) Seller's failure, without fault of Seller, to deliver to a buyer a deed or a title policy as required by the contract to sell; (ii) loss of ownership due to foreclosure or other legal proceeding; or (iii) Seller's failure to restore the Property, as a result of a casualty loss, to its previous condition by the closing date set forth in a contract for the sale of the Property.				
	D.	Other Fees:				
		(1) <u>Breach by Buyer Under a Contract</u> : If Seller collects earnest money, the sales price, or damages by suit, compromise, settlement, or otherwise from a buyer who breaches a contract for the sale of the Property entered into during this Listing, Seller will pay Broker, after deducting attorney's fees and collection expenses, an amount equal to the lesser of one-half of the amount collected after deductions or the amount of the Broker's Fee stated in Paragraph 5A. Any amount paid under this Paragraph 5D(1) is in addition to any amount that Broker may be entitled to receive for subsequently selling the Property.				
		(2) <u>Service Providers</u> : If Broker refers Seller or a prospective buyer to a service provider (for example, mover, cable company, telecommunications provider, utility, or contractor) Broker may receive a fee from the service provider for the referral. Any referral fee Broker receives under this Paragraph 5D(2) is in addition to any other compensation Broker may receive under this Listing.				

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Res	sider	ntial Listing concerning							
	(3) <u>Transaction Fees or Reimbursable Expenses</u> : <u>See addenda</u>								
	E.	Protection Period:							
		(1) "Protection period" means that time starting the day after this Listing ends and continuing for <u>none</u> days. "Sell" means any transfer of any interest in the Property whether by oral or written agreement or option.							
		(2) Not later than 10 days after this Listing ends, Broker may send Seller written notice specifying the names of persons whose attention was called to the Property during this Listing. If Seller agrees to sell the Property during the protection period to a person named in the notice or to a relative of a person named in the notice Seller will pay Broker, upon the closing of the sale, the amount Broker would have been entitled to receive this Listing were still in effect.							
		 (3) This Paragraph 5E survives termination of this Listing. This Paragraph 5E will not apply if: (a) Seller agrees to sell the Property during the protection period; (b) the Property is exclusively listed with another broker who is a member of the Texas Association REALTORS® at the time the sale is negotiated; and (c) Seller is obligated to pay the other broker a fee for the sale. 							
	F.	======================================							
	<u> </u>	County, Texas.							
	G.	G. <u>Escrow Authorization</u> : Seller authorizes, and Broker may so instruct, any escrow or closing agent authoric close a transaction for the purchase or acquisition of the Property to collect and disburse to Broker all ar payable to Broker under this Listing.							
6.	LIS	LISTING SERVICES:							
X	A.	Broker will file this Listing with one or more Multiple Listing Services (MLS) by the earlier of the time required by MLS rules or 5 days after the date this Listing begins. Seller authorizes Broker to submit information about this Listing and the sale of the Property to the MLS.							
		Notice: MLS rules require Broker to accurately and timely submit all information the MLS requires for participation including sold data. Subscribers to the MLS may use the information for market evaluation of appraisal purposes. Subscribers are other brokers and other real estate professionals such as appraisers and may include the appraisal district. Any information filed with the MLS becomes the property of the MLS for a purposes. Submission of information to MLS ensures that persons who use and benefit from the MLS also contribute information.							
	В.	Broker will not file this Listing with a Multiple Listing Service (MLS) or any other listing service.							
7.	AC	CESS TO THE PROPERTY:							
	A.	Authorizing Access: Authorizing access to the Property means giving permission to another person to enter the Property, disclosing to the other person any security codes necessary to enter the Property, and lending a key to the other person to enter the Property, directly or through a keybox. To facilitate the showing and sale of the Property, Seller instructs Broker to: (1) access the Property at reasonable times (2) authorize other brokers, their associates, inspectors, appraisers, and contractors to access the Property at							
		reasonable times; and (3) duplicate keys to facilitate convenient and efficient showings of the Property.							
	B.	Scheduling Companies: Broker may engage the following companies to schedule appointments and to authorize others to access the Property:							
(TA	.R-11	101) 7-16-08 Initialed for Identification by Broker/Associate and Seller , Page 3 of							

		makes it more convenient for brokers, their associates, inspectors, appraisers, and contractors to show, inspect, or repair the Property. The keybox is opened by a special combination, key, or programmed device so that authorized persons may enter the Property, even in Seller's absence. Using a keybox will probably increase the number of showings, but involves risks (for example, unauthorized entry, theft, property damage, or personal injury). Neither the Association of REALTORS® nor MLS requires the use of a keybox.					
		(1) Broker ☑ is ☐ is not authorized to place a keybox on the Property.					
		(2) If a tenant occupies the Property at any time during this Listing, Seller will furnish Broker a written statement (for example, TAR No. 1411), signed by all tenants, authorizing the use of a keybox or Broker may remove the keybox from the Property.					
	D.	<u>Liability and Indemnification</u> : When authorizing access to the Property, Broker, other brokers, their associates, any keybox provider, or any scheduling company are not responsible for personal injury or property loss to Seller or any other person. Seller assumes all risk of any loss, damage, or injury. Except for a loss caused by Broker, Seller will indemnify and hold Broker harmless from any claim for personal injury, property damage, or other loss.					
8.	Bro	COOPERATION WITH OTHER BROKERS: Broker will allow other brokers to show the Property to prospective buyers. Broker will offer to pay the other broker a fee as described below if the other broker procures a buyer that purchases the Property.					
	A.	MLS Participants: If the other broker is a participant in the MLS in which this Listing is filed, Broker will offer to pay the other broker: (1) if the other broker represents the buyer:					
		(2) if the other broker is a subagent:					
	B.	Non-MLS Brokers: If the other broker is not a participant in the MLS in which this Listing is filed, Broker will offer to pay the other broker: (1) if the other broker represents the buyer: (2) if the other broker is a subagent: (3.000 (b) of the sales price or \$					
9.	INT	ERMEDIARY: (Check A or B only.)					
X		Intermediary Status: Broker may show the Property to interested prospective buyers who Broker represents. If a prospective buyer who Broker represents offers to buy the Property, Seller authorizes Broker to act as an intermediary and Broker will notify Seller that Broker will service the parties in accordance with one of the following alternatives.					
		(1) If a prospective buyer who Broker represents is serviced by an associate other than the associate servicing Seller under this Listing, Broker may notify Seller that Broker will: (a) appoint the associate then servicing Seller to communicate with, carry out instructions of, and provide opinions and advice during negotiations to Seller; and (b) appoint the associate then servicing the prospective buyer to the prospective buyer for the same purpose.					
		(2) If a prospective buyer who Broker represents is serviced by the same associate who is servicing Seller, Broker may notify Seller that Broker will: (a) appoint another associate to communicate with, carry out instructions of, and provide opinions and advice during negotiations to the prospective buyer; and (b) appoint the associate servicing the Seller under this Listing to the Seller for the same purpose.					
		(3) Broker may notify Seller that Broker will make no appointments as described under this Paragraph 9A and, in such an event, the associate servicing the parties will act solely as Broker's intermediary representative, who may facilitate the transaction but will not render opinions or advice during negotiations to either party.					
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C. Keybox: A keybox is a locked container placed on the Property that holds a key to the Property. A keybox

Residential Listing concerning _____

Residential Listing concerning					
□ в		ntermediary Status: Seller agrees that Broker will not show the Property to prospective buyers who Broke esents.			
Notic	e: I	unless otherwise instructed in a separate writing by Seller; may not disclose to Seller that the prospective buyer will pay a price greater than the price submitted in a written offer to Seller unless otherwise instructed in a separate writing by the prospective buyer; may not disclose any confidential information or any information Seller or the prospective buyer specifically instructs Broker in writing not to disclose unless otherwise instructed in a separate writing by the respective party or required to disclose the information by the Real Estate License Account order or if the information materially relates to the condition of the property; may not treat a party to the transaction dishonestly; and			
ol aı	otaine	ENTIAL INFORMATION: During this Listing or after it ends, Broker may not knowingly disclose information in confidence from Seller except as authorized by Seller or required by law. Broker may not disclose to Selle idential information regarding any other person Broker represents or previously represented except as required.			
11. B	ROKE	R'S AUTHORITY:			
Α		ter will use reasonable efforts and act diligently to market the Property for sale, procure a buyer, and negotian sale of the Property.			
	(1) (2) (3) (4) (5) (6) (7) (8) (9) (10)	advertise the Property by means and methods as Broker may: advertise the Property by means and methods as Broker determines, including but not limited to creating an placing advertisements with interior and exterior photographic and audio-visual images of the Property an related information in any media and the Internet; place a "For Sale" sign on the Property and remove all other signs offering the Property for sale or lease; furnish comparative marketing and sales information about other properties to prospective buyers; disseminate information about the Property to other brokers and to prospective buyers, including applicab disclosures or notices that Seller is required to make under law or a contract; obtain information from any holder of a note secured by a lien on the Property; accept and deposit earnest money in trust in accordance with a contract for the sale of the Property; disclose the sales price and terms of sale to other brokers, appraisers, or other real estate professionals; in response to inquiries from prospective buyers and other brokers, disclose whether the Seller is considerin more than one offer, provided that Broker will not disclose the terms of any competing offer unless specifical instructed by Seller; advertise, during or after this Listing ends, that Broker "sold" the Property; and place information about this Listing, the Property, and a transaction for the Property on an electron transaction platform (typically an Internet-based system where professionals related to the transaction such a title companies, lenders, and others may receive, view, and input information).			
		ter is not authorized to execute any document in the name of or on behalf of Seller concerning the Property.			
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12. SELLER'S REPRESENTATIONS: Except as provided by Paragraph 15, Seller represents that:

- A. Seller has fee simple title to and peaceable possession of the Property and all its improvements and fixtures, unless rented, and the legal capacity to convey the Property;
- B. Seller is not bound by a listing agreement with another broker for the sale, exchange, or lease of the Property that is or will be in effect during this Listing;
- C. any pool or spa and any required enclosures, fences, gates, and latches comply with all applicable laws and ordinances;
- D. no person or entity has any right to purchase, lease, or acquire the Property by an option, right of refusal, or other agreement;
- E. there are no delinquencies or defaults under any deed of trust, mortgage, or other encumbrance on the Property;
- F. the Property is not subject to the jurisdiction of any court;
- G. all information relating to the Property Seller provides to Broker is true and correct to the best of Seller's knowledge; and
- H. the name of any employer, relocation company, or other entity that provides benefits to Seller when selling the Property is: ______ .

13. SELLER'S ADDITIONAL PROMISES: Seller agrees to:

- A. cooperate with Broker to facilitate the showing, marketing, and sale of the Property;
- B. not rent or lease the Property during this Listing without Broker's prior written approval;
- C. not negotiate with any prospective buyer who may contact Seller directly, but refer all prospective buyers to Broker;
- D. not enter into a listing agreement with another broker for the sale, exchange, or lease of the Property to become effective during this Listing;
- E. maintain any pool and all required enclosures in compliance with all applicable laws and ordinances;
- F. provide Broker with copies of any leases or rental agreements pertaining to the Property and advise Broker of tenants moving in or out of the Property;
- G. complete any disclosures or notices required by law or a contract to sell the Property; and
- H. amend any applicable notices and disclosures if any material change occurs during this Listing.

14. LIMITATION OF LIABILITY:

- A. If the Property is or becomes vacant during this Listing, Seller must notify Seller's casualty insurance company and request a "vacancy clause" to cover the Property. Broker is not responsible for the security of the Property nor for inspecting the Property on any periodic basis.
- B. Broker is not responsible or liable in any manner for personal injury to any person or for loss or damage to any person's real or personal property resulting from any act or omission not caused by Broker's negligence, including but not limited to injuries or damages caused by:
 - (1) other brokers, their associates, inspectors, appraisers, and contractors who are authorized to access the Property;
 - (2) acts of third parties (for example, vandalism or theft);
 - (3) freezing water pipes;
 - (4) a dangerous condition on the Property: or
 - (5) the Property's non-compliance with any law or ordinance.
- C. Seller agrees to protect, defend, indemnify, and hold Broker harmless from any damage, costs, attorney's fees, and expenses that:
 - (1) are caused by Seller, negligently or otherwise;
 - (2) arise from Seller's failure to disclose any material or relevant information about the Property; or
 - (3) are caused by Seller giving incorrect information to any person.

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Residential Listing concerning				
15. SPECIAL PROVISIONS: Seller agrees to meet with agent at agent's office at least every 30 days to review positioning in the market.				
Seller agrees to keep water, gas and electrical services on at the property being sold at all times during the course of this listing. Failure of the seller to have services on at the property being sold at the time of inspections will cause the seller to incur a minimum \$50 trip charge from the inspector for an additional trip to inspect the property. Utility service providers can be reached at the following numbers: El Paso Electric - (915) 543-5970 El Paso Water Utilities - (915) 594-5500				
 Texas Gas Service - (915) 562-8411 16. DEFAULT: If Seller breaches this Listing, Seller is in default and will be liable to Broker for the amount of the Broker's fee specified in Paragraph 5A and any other fees Broker is entitled to receive under this Listing. If a sales price is not determinable in the event of an exchange or breach of this Listing, the Listing Price will be the sales price for purposes of computing Broker's fee. If Broker breaches this Listing, Broker is in default and Seller may exercise any remedy at law. 				
17. MEDIATION: The parties agree to negotiate in good faith in an effort to resolve any dispute related to this Listing t may arise between the parties. If the dispute cannot be resolved by negotiation, the dispute will be submitted mediation. The parties to the dispute will choose a mutually acceptable mediator and will share the cost of mediate equally.				
18. ATTORNEY'S FEES: If Seller or Broker is a prevailing party in any legal proceeding brought as a result of a dispute under this Listing or any transaction related to or contemplated by this Listing, such party will be entitled to recover from the non-prevailing party all costs of such proceeding and reasonable attorney's fees.				
 19. ADDENDA AND OTHER DOCUMENTS: Addenda that are part of this Listing and other documents that Seller may need to provide are: ✓ A. Information About Brokerage Services; ✓ B. Seller Disclosure Notice (§5.008, Texas Property Code); ✓ C. Seller's Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards (required if Property was 				
built before 1978); D. Residential Real Property Affidavit (T-47 Affidavit; related to existing survey); E. MUD, Water District, or Statutory Tax District Disclosure Notice (Chapter 49, Texas Water Code); F. Request for Information from an Owners' Association; G. Request for Mortgage Information; H. Information about Mineral Clauses in Contract Forms; I. Information about On-Site Sewer Facility; J. Information about Property Insurance for a Buyer or Seller; K. Information about Special Flood Hazard Areas; L. Condominium Addendum to Listing; M. Keybox Authorization by Tenant; N. Seller's Authorization to Release and Advertise Certain Information; and Easy Exit Listing, No Hassle Commission Plan				
20. AGREEMENT OF PARTIES:				

A. <u>Entire Agreement</u>: This Listing is the entire agreement of the parties and may not be changed except by written agreement.

3 Assi	ianability: Neit	ner party may	/ assign this	l istina wit	thout the v	vritten d	consent of	the othe	r nartv
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Residential Listing concernin	3

- C. <u>Binding Effect</u>: Seller's obligation to pay Broker an earned fee is binding upon Seller and Seller's heirs, administrators, executors, successors, and permitted assignees.
- D. <u>Joint and Several</u>: All Sellers executing this Listing are jointly and severally liable for the performance of all its terms.
- E. Governing Law: Texas law governs the interpretation, validity, performance, and enforcement of this Listing.
- F. <u>Severability</u>: If a court finds any clause in this Listing invalid or unenforceable, the remainder of this Listing will not be affected and all other provisions of this Listing will remain valid and enforceable.
- G. <u>Notices</u>: Notices between the parties must be in writing and are effective when sent to the receiving party's address, fax, or e-mail address specified in Paragraph 1.

21. ADDITIONAL NOTICES:

- A. Broker's fees or the sharing of fees between brokers are not fixed, controlled, recommended, suggested, or maintained by the Association of REALTORS®, MLS, or any listing service.
- B. Fair housing laws require the Property to be shown and made available to all persons without regard to race, color, religion, national origin, sex, disability, or familial status. Local ordinances may provide for additional protected classes (for example, creed, status as a student, marital status, sexual orientation, or age).
- C. Seller may review the information Broker submits to an MLS or other listing service.
- D. Broker advises Seller to remove or secure jewelry, prescription drugs, and other valuables.
- E. Statutes or ordinances may regulate certain items on the Property (for example, swimming pools and septic systems). Non-compliance with the statutes or ordinances may delay a transaction and may result in fines, penalties, and liability to Seller.
- F. If the Property was built before 1978, Federal law requires the Seller to: (1) provide the buyer with the federally approved pamphlet on lead poisoning prevention; (2) disclose the presence of any known lead-based paint or lead-based paint hazards in the Property; (3) deliver all records and reports to the buyer related to such paint or hazards; and (4) provide the buyer a period up to 10 days to have the Property inspected for such paint or hazards.
- G. Broker cannot give legal advice. READ THIS LISTING CAREFULLY. If you do not understand the effect of this Listing, consult an attorney BEFORE signing.

RE/MAX Real Estate Group			
_	0510509 License No.	Seller	Date
Ву:			
Broker's Associate's Signature Patrick Tuttle	Date	Seller	Date

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Patrick Tuttle's No Hassle Service Commission Plan

6% Another agent represents the buyer. We split the commission with the other agent.

4.5% I find the buyer and write the contract. There is no other agent involved in the sale. Our commission is just 4.5%.

2.5% You find the buyer, we write the contract and walk it through escrow for you. Our commission is just 2.5% plus marketing expenses.

0% You find the buyer and there is no other agent involved. You don't want our assistance. You pay no commission at all. Most agents will charge you the same fee no matter how your home sells... even if you find the buyer! With the El Paso No Hassle Home Marketing System, You have complete flexibility... from "Full Service" to "Do It Yourself".

Address		
	Date	
Seller		
	Date	
Seller		
	Date	
Patrick Tuttle		

UNCONDITIONAL EASY EXIT LISTING GUARANTEE

When you list your home through our **UNCONDITIONAL EASY EXIT LISTING GUARANTEE**, you can cancel your listing with us at any time. No hassles. It's easy. I and my team **have strong** opinions about real estate service. I believe that if you are unhappy with the service you receive, you should have the power to fire me.

It takes a strong belief in the quality of one's service to make this kind of stand, but I never settle for less than the highest professional standards from myself and my team. I am confident that you will be happy with my service and results. That's the simple truly. I always stand behind my service.

The GUARANTEE: If you are unhappy with the service I provide, I ask that you first discuss it with me because I would like the opportunity to improve. If you are still unhappy, simply ask for a cancellation in writing faxed to 915-585-8950 or emailed to Patrick@patricktuttle.com. Once I have received your request, I will withdraw the listing from the MLS, call our sign company to have the sign removed, and remove the lock box (if present).

The EXCEPTION: If there is an accepted offer (either in attorney review or fully under contract), the listing will not be released. Broker protections as per the listing agreement are in effect as explained in the listing agreement.

Address		
	Date	
Client		
	Date	
Client		
	Date	
Patrick Tuttle		



TEXAS ASSOCIATION OF REALTORS®

SELLER'S DISCLOSURE NOTICE

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

CONCERNING THE PROPERTY AT _____

DATE SIGNED BY SELL	_ER	A١	ND	IS N	O	ГΑ	SL	JBSTITUTE FOR A	NY	IN	SPE	СТ	TION OF THE PROPERTY AS IONS OR WARRANTIES TH SELLER'S AGENTS, OR AN	ΕВ	BUYI	ER
Seller ☐ is ☐ is not od											w l	ong	since Seller has occupied the	Pro	pert	ty?
Section 1. The Propert	y ha	as t	t he lish	iten the it	n s i tem	mar s to	ked be	d below: (Mark Yes conveyed. The contra	(Y)), N ill d	o (I eter	N), c	or Unknown (U).) which items will & will not convey	/.		
Item	Υ	N	U		lte	em			Υ	N	U		Item	Υ	N	U
Cable TV Wiring					Li	qui	d P	ropane Gas:					Pump: ☐ sump ☐ grinder			
Carbon Monoxide Det.	Ш							nmunity (Captive)					Rain Gutters			
Ceiling Fans				Ĺ	-L	P c	n F	Property					Range/Stove		Ш	
Cooktop	Ш			Ĺ	Н	ot 7	ub						Roof/Attic Vents		Ш	
Dishwasher	Ш			Ĺ				n System					Sauna			
Disposal	Ш					licro							Smoke Detector			
Emergency Escape					0	utd	oor	Grill					Smoke Detector – Hearing			
Ladder(s)	Ш			ļ									Impaired	Ш	Ш	
Exhaust Fans	Щ							ecking					Spa	Ш	Ш	
Fences	Ц			ļ			bin	g System					Trash Compactor		Ш	
Fire Detection Equip.	Ш					ool			_				TV Antenna	Ш	Ш	
French Drain	Ш			ļ				uipment					Washer/Dryer Hookup	Ш	Ш	
Gas Fixtures	Ш		Ш	ļ				int. Accessories					Window Screens	Ш	Ш	
Natural Gas Lines				L	Р	ool	He	ater					Public Sewer System	Ш		
Item					Υ	Y N U Additional Information										
Central A/C									s number of units:							
Evaporative Coolers							_	number of units: _								
Wall/Window AC Units								number of units:								
Attic Fan(s)								if yes, describe:								_
Central Heat									gas number of units:							
Other Heat									if yes, describe:							
Oven							_	•	number of ovens: electric gas other:							
Fireplace & Chimney								☐ wood ☐ gas lo					other:			_
Carport								attached no								
Garage								attached no	ot at	tac	hec					
Garage Door Openers								number of units: _					number of remotes:			
Satellite Dish & Controls						_					_					
Security System								owned leas								
Water Heater								☐ electric ☐ gas		•			number of units:			
Water Softener						Ш	_	owned leas								
Underground Lawn Spri							_	automatic n								_
Septic / On-Site Sewer	Faci	lity						if yes, attach Infor	mat	ion	Ab	out (On-Site Sewer Facility (TAR-1	407)	
(TAR-1406) 9-01-11			Ini	tiale	d b	y: S	Selle	er:,		an	d B	ıyer	:, P	age	e 1 o	of 5

REMAX Real Estate Group 5915 Silver Springs, Bldg 5 El Paso, TX 79912 Phone: 915-231-9994 Fax: 915-613-1701 Patrick Tuttle Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

Concerning the Property a	at										
Water supply provided by:	city w	rell MUD					10	wn	other:		
Was the Property built bef		•									
(If yes, complete, sign					_			•	•		
									(appr		
•	-	Property (shi	ngle	es c	or roof	cover	rin	g pla	aced over existing shingles or roof co	veri	ng)′
yes no unknow	wn										
	-								n working condition, that have defect ecessary):		
Section 2. Are you (Sel aware and No (N) if you a			or	ma	lfunct	ions i	in	any	of the following?: (Mark Yes (Y) if	you	ı are
Item	YN	Item				Y	<u>′</u>	N	Item	Y	' N
Basement		Floors							Sidewalks		
Ceilings		Foundation	1 / S	lab	(s)				Walls / Fences		
Doors		Interior Wa	lls						Windows		
Driveways		Lighting Fix	ktur	es					Other Structural Components		
Electrical Systems		Plumbing S	Syst	em	S						
Exterior Walls		Roof									
Section 3. Are you (Sel you are not aware.)	ller) aware of	f any of the f	ollo	owi	ng co	nditio	n	s: (M	lark Yes (Y) if you are aware and l	No (N) i
Condition			V	N	ا اد	ondit	tic	n .		Tv	' N
Aluminum Wiring			†	H**	⊢				Indation Repairs	+:	+'`
Asbestos Components									of Repairs		+
Diseased Trees: oak	wilt \square								ıral Repairs		+
Endangered Species/Ha		ertv				adon				\top	+
Fault Lines					—	ettling					\top
Hazardous or Toxic Was	ste					oil Mo	_	emer	nt		
Improper Drainage					S	ubsur	rfa	ice S	Structure or Pits		
Intermittent or Weather S	Springs				τ	nderg	gro	ound	Storage Tanks		\top
Landfill					ι	nplatt	te	d Eas	sements		
Lead-Based Paint or Lea	ad-Based Pt. I	Hazards			ι	nreco	orc	ded E	Easements		
Encroachments onto the	Property				ī	rea-fo	orr	malde	ehyde Insulation		П
Improvements encroachi	ing on others'	property			٧	Vater I	Р	enetra	ation		
Located in 100-year Floo	odplain				٧	√etlan	ds	s on F	Property		
Located in Floodway					V	Vood I	Ro	ot			
Present Flood Ins. Cover (If yes, attach TAR-1414	•								ation of termites or other wood		
, ,	*		\vdash	\vdash	_				sects (WDI) tment for termites or WDI	+	+
Previous Flooding into the Previous Flooding onto the Previous Flooding onto the Previous Flooding onto the Previous Flooding into the Previous Flooding int			\vdash	\vdash	<u> </u>		_		nite or WDI damage repaired	+	+
Previous Flooding onto t	ne Froperty			H					DI damage needing repair	+	+
Previous Use of Premise	s for Manufac	-ture	\vdash	\vdash					bi damage needing repair able Main Drain in Pool/Hot Tub/Spa*	+	+
of Methamphetamine	o ioi manuial	, and				iiigic	اب	JUNA	and main brain in 1 ooi/11ot 1 ub/opa		

Co	ncernin	g the Property at
If th	ne ansv	ver to any of the items in Section 3 is yes, explain (attach additional sheets if necessary):
wh	ich ha	*A single blockable main drain may cause a suction entrapment hazard for an individual. Are you (Seller) aware of any item, equipment, or system in or on the Property that is in need of repair, s not been previously disclosed in this notice? yes no If yes, explain (attach additional sheets if):
	ction 5. : aware	Are you (Seller) aware of any of the following (Mark Yes (Y) if you are aware. Mark No (N) if you are .)
		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.
0		Homeowners' associations or maintenance fees or assessments. If yes, complete the following: Name of association: Manager's name: Phone: Fees or assessments are: \$ per and are: mandatory voluntary Any unpaid fees or assessment for the Property? yes (\$) no If the Property is in more than one association, provide information about the other associations below 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 no If yes, describe:
		Any notices of violations of deed restrictions or governmental ordinances affecting the condition or use of the Property.
		Any lawsuits or other legal proceedings directly or indirectly affecting the Property. (Includes, but is not limited to: divorce, foreclosure, heirship, bankruptcy, 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 safety of an individual.
		Any repairs or treatments, other than routine maintenance, made to the Property to remediate environmental hazards such as asbestos, radon, lead-based paint, urea-formaldehyde, or mold. If yes, attach any certificates or other documentation identifying the extent of the remediation (for example, certificate of mold remediation or other remediation).
		Any rainwater harvesting system connected to the property's public water supply that is able to be used for indoor potable purposes.
If th	ne ansv	ver to any of the items in Section 5 is yes, explain (attach additional sheets if necessary):
(TA	R-1406	s) 9-01-11 Initialed by: Seller:, and Buyer:, Page 3 of 5

Concerning the Pro	perty at			
Section 6. Seller	□ has □ has	not attached a survey of	the Property.	
regularly provide i	nspections an		ceived any written inspection das inspectors or otherwise published the following:	
Inspection Date	Туре	Name of Inspector		No. of Pages
Pr	operty. A buye	r should obtain inspectio	ports as a reflection of the cur ns from inspectors chosen by	the buyer.
Section 8. Check	any tax exemp	otion(s) which you (Seller Senior Citizen) currently claim for the Prope	rty:
	gement	☐ Agricultural		
-	-			
requirements of C	hapter 766 of the	he Health and Safety Cod	ectors installed in accordance e?*	s. If no or unknown, explain.
smoke dete which the du know the bu	ctors installed in welling is located	n accordance with the requ d, including performance, l uirements in effect in your	s one-family or two-family dwelli uirements of the building code in ocation, and power source requir area, you may check unknown a	n effect in the area in rements. If you do not
of the buyer evidence of the buyer n specifies the	's family who wi the hearing imp nakes a written e locations for in	ill reside in the dwelling is l airment from a licensed ph request for the seller to i	for the hearing impaired if: (1) the nearing-impaired; (2) the buyer gysician; and (3) within 10 days at install smoke detectors for the law agree who will bear the cost of l.	ives the seller written fter the effective date, hearing-impaired and
			e to the best of Seller's belief and rate information or to omit any ma	
Signature of Seller		Date	Signature of Seller	Date
Printed Name:			Printed Name:	
(TAR-1406) 9-01-1	l In	itialed by: Seller:	, and Buyer:	, Page 4 of 5

Con	Concerning the Property at							
ADI	DITIONAL NOTICES TO BUYER:							
(1)	The Texas Department of Public Safety maintains a database that the public may search, at no cost, to determine if registered sex offenders are located in certain zip code areas. To search the database, visit www.txdps.state.tx.us . For information concerning past criminal activity in certain areas or neighborhoods, contact the local police department.							

- If the property is located in a coastal area that is seaward of the Gulf Intracoastal Waterway or within 1,000 feet of the (2) mean high tide bordering the Gulf of Mexico, the property may be subject to the Open Beaches Act or the Dune Protection Act (Chapter 61 or 63, Natural Resources Code, respectively) and a beachfront construction certificate or dune protection permit may be required for repairs or improvements. Contact the local government with ordinance authority over construction adjacent to public beaches for more information.
- (3) If you are basing your offers on square footage, measurements, or boundaries, you should have those items independently measured to verify any reported information.

phone #: _____

(4) The following providers currently provide service to the property:

Electric:

	Sewer:	phone #:
	Water:	
	Cable:	
	Trash:	
	Natural Gas:	
	Phone Company:	
	Propane:	
	AN INSPECTOR OF YOUR CHOICE INSPECT THE PR	
The	undersigned Buyer acknowledges receipt of the foregoing	notice.
_		Signature of Buyer Date
Print	ted Name:	Printed Name:

(TAR-1406) 9-01-11 Page 5 of 5

APPROVED BY THE TEXAS REAL ESTATE COMMISSION

02-09-2004



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

CO	NCERNING THE PROPERTY AT	
	dwelling was built prior to 1978 is notified that such pro that may place young children at risk of developing lead permanent neurological damage, including learning disa and impaired memory. Lead poisoning also poses a part residential real property is required to provide the buyer	D-BASED PAINT HAZARDS (check one box only):
	 (b) Seller has no actual knowledge of lead-based p RECORDS AND REPORTS AVAILABLE TO SELLER (a) Seller has provided the purchaser with all avand/or lead-based paint hazards in the Propert 	R (check one box only): vailable records and reports pertaining to lead-based paint
D. E.	Property. BUYER'S RIGHTS (check one box only): 1. Buyer waives the opportunity to conduct a risk as lead-based paint or lead-based paint hazards. 2. Within ten days after the effective date of this conselected by Buyer. If lead-based paint or lead-based contract by giving Seller written notice within 14 damoney will be refunded to Buyer. BUYER'S ACKNOWLEDGMENT (check applicable boxed) 1. Buyer has received copies of all information listed as 2. Buyer has received the pamphlet Protect Your Fame BROKERS' ACKNOWLEDGMENT: Brokers have inform (a) provide Buyer with the federally approved pamphlet (c) disclose any known lead-based paint and/or lead-base reports to Buyer pertaining to lead-based paint and/or lead-base period of up to 10 days to have the Property inspected; as 3 years following the sale. Brokers are aware of their response.	above. mily from Lead in Your Home. ned Seller of Seller's obligations under 42 U.S.C. 4852d to: on lead poisoning prevention; (b) complete this addendum; sed paint hazards in the Property; (d) deliver all records and ad-based paint hazards in the Property; (e) provide Buyer a and (f) retain a completed copy of this addendum for at least
_	best of their knowledge, that the information they have pro-	
Вι	uyer Date	Seller Date
Вι	uyer Date	Seller Date
Ot	ther Broker Date	Listing Broker Date RE/MAX Real Estate Group
	contracts. Such approval relates to this contract form only. TREC	te Commission for use only with similarly approved or promulgated forms of forms are intended for use only by trained real estate licensees. No ision in any specific transactions. It is not suitable for complex transactions. 1, 1-800-250-8732 or (512) 459-6544 (http://www.trec.state.tx.us)

01A TREC No. OP-L

	·										
٠.	·		•		• .						
			:								
			•								
	Date:		·								
	Lone Star Title Company:										
	Attn: Janet Jimenez, Escrow Of	ficer									
	6701 N. Mesa El Paso, TX 79912										
	El Paso, 1A 79912										
	RE: Request to Open Title										
	•										
	I will be selling my property loc	cated at									
			Address								
	City	State	Zip Code								
	Diagram and an also made an also made		T T T-								
	Please open title work on this properties outside title defects that could p	operty as so	oon as possible because I velav closing.	want to be sure that thei	e are no						
	Please contact me if any additional information is needed to process that request.										
	Sincerely,										
	Seller's Signature Date	=	Seller's Signature	Date							
	Phone										
	E-mail		•								

T-47 Residential Real Property Affidavit (May be Modified as Appropriate for Commercial Transactions)

Date:	GF No
Name of Affiant(s):	
Address of Affiant:	
Description of Property:	, Texas
"Title Company" as used herein is the T the statements contained herein.	itle Insurance Company whose policy of title insurance is issued in reliance upon
Before me, the undersigned notary for th Affiant(s) who after by me being duly swe	e State of, personally appeared orn, stated:
	operty. Or state other basis for knowledge by Affiant(s) of the Property, such or example, "Affiant is the manager of the Property for the record title owners."):
3. We are closing a transaction re area and boundary coverage in the title i Company may make exceptions to the cunderstand that the owner of the Prope	by and with the improvements located on the Property. Equiring title insurance and the proposed insured owner or lender has requested insurance policy(ies) to be issued in this transaction. We understand that the Title coverage of the title insurance as the Title Company may deem appropriate. We rty, if the current transaction is a sale, may request a similar amendment to the er Policy of Title Insurance upon payment of the promulgated premium.
 a. construction projects such as a permanent improvements or fixtures; b. changes in the location of bound c. construction projects on immedi 	adge and belief, since
EXCEPT for the following (If None, Inser	t "None" Below):
provide the area and boundary coverage	pany is relying on the truthfulness of the statements made in this affidavit to and upon the evidence of the existing real property survey of the Property. This ny other parties and this Affidavit does not constitute a warranty or guarantee of
6. We understand that we have n	o liability to the Title Company or the title insurance company that will issue the is Affidavit be incorrect other than information that we personally know to be the Title Company.
SWORN AND SUBSCRIBED this	day of , ,
Notary Public	
(TAR- 1907) 5-01-08	Page 1 of 1

Page 1 of 1 TTi Property M



INFORMATION TO OBTAIN AT THE TIME OF LISTING

Please list the name of all parties with an ownership interest in the property (How do you hold title at this time?)

MARITAL STATUS				
	□ single	□ married	□ divorced	□ widow/widower
IF MARRIED □ before, or □ a	after the purchase	of the subject	property. Date ma	arried:
County/State divorced in:		I	f outside of El Pas	o County, we may require a certified copy of the
final decree.				
IF WIDOWED since the date of pu	rchase of property	y; name of dec	eased spouse:	
Date of death:	What county	y did death tak	e place?	
Did spouse leave a will? □ yes	□ no Was will j	probated? □ y	es □ no	
If no will, was Affidavit of Heirship	done? □ yes	□ no Do y	ou have a copy of	the will available? □ yes □ no
PROPERTY TYPE: □ improv	ed unimp	roved □ ren	ital/investment	□ inherited
Homestead □ yes □ no	Is there an over-6	5 exemption o	r Disabled Veterar	n tax exemption? □ yes □ no
Does property include a Manufactur	ed/Mobile Home	? □ yes □ no	If yes, is there a l	ien? □ yes □ no
If there is a loan on the property, ple	ase provide the fo	ollowing payor	ff information: So	cial Security Number:
1 st Lien Holder:	C	ontact #		Loan #
2 nd Lien Holder:	C	ontact #		Loan #
Are you current on your payments?	□ yes □ no I	f no, when was	s the last payment	made? MonthYear
Have you signed any other agreemen	nt on this property	y? □ yes □	no	
Do you owe past due property taxes	and/or the IRS?	□ yes □ no		
Have you filed an insurance claim in	the last three yea	ars? □ yes	□ no Why?	
Did Seller obtain title insurance who If yes, make notation in file				
Will a Power-of-Attorney be used by	y the Seller?	yes □ no		
Provide a copy to the Title Company	/ as soon as possil	ble.		
	ompany as soon as	s possible. RE	EMINDER: If you	□ yes □ no agree to provide an EXISTING survey, but urvey. (See paragraph 6-C-1 of the
Is this property in a Homeowner's A	association?			
				reet?
Any recorded/unrecorded easements				

The Top Ten Reasons I/We Purchased This Home are:

1.	
_,	
6.	
7.	
8.	
9.	
10.	

Ten Things I/We love about my/our Home

Ten Things I/We hate about my/our Home

1.	<u> </u>
2	2
3	3
	4
	5
	6
7	7
	8.
	9
10	10

Address_____

Living Space ____

A. STYLE (2)	E. INTERIOR FEATURES (15)	F. cont'd	K. Water/Sewer(3)	O. FLOORING (3)	R. cont'd	X. 2ND BR DESC (5)
1. 1 Story	MB His/Hers	31. Security Wrght Iron		1. Brick	12. Timed Access	1. Ceiling Fan
3. 2 Story	1. 2+ Living Areas	32. Skirting	2. Community Water	2. Carpet	13. Vacant on LB	2. Downstairs
4. Axle and Hitch	2. 2+MBR	33. Storage	3. Hauled Water	3. Concrete	99.Other See Remarks	3. Upstairs
7. Custom	3. Alarm System	34. Tennis Court	4. Irrigation Well	4. Flagstone		4. Walk-in Closets
8. Double Wide	4. Atrium	35. Wall Privacy	5. Septic Tank	5. Hardwood	S. FINANCE	5. With Bath
10. HUD	5. Attic	36. Walled Backyard	7. Sewer-City	6.Laminate	CONSIDERED (3)	Y. 3RD BR DESC(5)
11. Model	6. Bar in Kitchen	37. Walled Front	8. Sewer-Community	7. Marble	1. ARM/VRM/GPM	1. Ceiling Fan
12. Multi Level	8. Breakfast Area	38. Workshop	10.Shared Well	9. Parquet	2.Balloon Pymt	2. Downstairs
13. Patio Home	9. Built Ins	99. Other See Remarks	11. Well	12. Terrazzo/Ceramic	3. Buy Down	3. Upstairs
14. Single Wide	11. Cathedral Ceilings		99. Other See Remarks	13. Vinyl	4. Cash	4. Walk-in Closets
15. Territorial	12. Cedar Closet(s)	G. APPLIANCES (8)		99. Other See Remarks	5. Cash to Loan	5. With Bath
17. Triple Wide	13. Ceiling Fan(s)	1. Built in Elec. Oven	<u>L. Pool (3)</u>		6. Contract of Sale	Z. 4TH BDR DESC(5)
18. Victorian	14. Country Kitchen	2. Built in Gas Oven	1. Above Ground	P.Window/Trtmt (5)	7. Conventional	1. Ceiling Fan
19. Zero Lot	15. Cove Ceiling	3. Central Vac	2.Automatic Cover	1.Bars w/Release	8. Corporate Owner	2. Downstairs
20. Santa Fe	16. Den	4. Compactor	3. Commty Pool	2.Bars w/o Release	9. Deed of trust	3. Upstairs
99. Other-See Remarks	17. Dining RM	5. Convection Oven	4. Enclosed	3. Bay/Bow	10. Exchange	4. Walk-in Closets
	20. Dressing Area	6. Cooktop	5. Heated	4.Beveled Glass	11. FHA	5. With Bath
B. LAND USE (3)	21. Formal DR/LR	8. Dbl. Oven	6. Inground Vinyl	5. Blinds	12. Home Warranty	AA.5TH BR DESC(5)
1. Adult Community	23.Foyer	9. Dishwasher	7. Inground Fiberglass	6. Casement	13. Lease Option	1. Ceiling Fan
4. Gated Community	24. Game/Hobby Rm	10. Disposal	8. Inground Gunite	7.Clerestory	14. Lease/Purchase	2. Downstairs
5. Horses Allowed	25. Great Room	11. Downdraft Range	9. Solar Cover 10. Solar Heated	8.Drapes 9.Fixed	15. No FHA	Upstairs Walk-in Closets
6. Irrigation7. PUD	26. Handicap Access 27. High Spd Internet	12. Dryer H/U		10. Glass Block	16. No VA 17. Owner	5. With Bath
8. Restricted	29. Hot Tub	13. Frstnding Gas Oven14. Frstnding Elec Oven		11. Metal	18. Seller Assisted	AB. LIGHTING (2)
9. Subdivided	30. In Law Qtrs	15. Grill	99. Other See Remarks	11. Mini Blinds	19. Shared Equity	1. Recessed
99. Other See Remarks	31. Intercom	16. Humidifier	99. Other See Remarks	13. No Treatments	22. Tx Veteran	2. Track
33. Other See Remarks	32. Kitchen Island	18. Microwave	M. LANDSCAPE (3)	15. Sash	23. VA	AC.KITCHEN COUNTER
C. ROOF (2)	33. Live In Room	19. Range Hood	1. Allowance	16. Shutters	99.Other See Remarks	TOPS/BACKSPLASHES (2)
1. Composition	34. Loft	20. Refrigerator	2. Auto Sprinklers	17. Single Pane	33.0ther ace nemarks	1. Granite
2. Flat	35. LR/DR Combo	21. Self Clean Oven	3. Back	18. Sliding	U. LOT DESCRPT. (2)	2. Corian
4. Metal	36. Master Down	22. Washer H/U	4. Bubble Drip	19. Storm-DBI Pane	1. Corner	3.Eng. Stone
5. Mixed	37. Master Up	23. Water Softr. Leased	•	20. Thermal	2. Cul De Sac	4. Ceramic Tile
6. Pitched	38. MB Dble Sink	24. Water Softr. Owned		21. Vinyl	3. Golf Course	5. Laminate
7. Pitched/Flat	41. MB Jetted Tub	25. Washer	7. Front & Back	22. Wood	5. Leased	6. Wood or Butcher Block
9. Rolled Roofing	42. MB Shower/Tub	26.Dryer	8. Full Sprinklers	23. Low	7. Planned Community	7. Stainless Steel
11. Slate	43. Pantry	99. Other See Remarks	9. Garden/Fruit Tree	99. Other See Remarks	8. Standard Lot	8. Soapstone
12. Tar & Gravel	45. Skylight(s)		10. Lawn/Grass		9. Steep Slope	9. Marble
14. Tile	46. Smoke Alarm(s)	I.Heating (3)	11. None	Q. HOA COVERS (5)	10. View Lot	10. Concrete
15. Rubber Membrane	47. Zone MBR	1. 2+Units	12. Part Sprinklers	1. All Utilities	13. Zero Lot Line	AD. BATH VANITIES (2)
16. Shingle	48. Study/Office	2.Baseboard	13.Partial Lndscp	2. Clubhouse	99.Other See Remarks	1. Cultured Marble
99. Other See Remarks		3. Central Forced Air	14. SW Grvl Lndscp	3. Common Area		2. Laminate
	50. Utililty Room	4. Electric	16. Xeriscape	4.Extr of Residence	V. SPECIAL NOTES (6)	3.Ceramic Tile
D. CONSTRUCTION (3)	51. Walk In Closet(s)	5.Floor Furnace	99. Other See Remarks	5. Front Lndscp	1. Deed Rest.	4. Granite
1. Adobe	52. Wet Bar	6. Gas		6. Greens	2. Envir. Hazzards	5. Marble
2. Adobe-Part	99. Other See Remarks	8.Heat Pump	N. GARAGE (3)	7. Guard/Guardhouse	3. Flood Plain	6. Other
3. Aluminum Siding		9. Hot Water	1. Sgl. Car Port	8.Insurance	5. Landfill	AE.KITCHEN SINKS (3)
4. Block	F. EXTR FEATURES (9)	10. LP Gas	2. Dbl. Car Port	9. Pool	7. None	1. Stainless Steel
6. Brick	3.Back Yard Access	11.LP Gas Leased	3. Sgl. Attached	10. Security	8. Owner/Agent	2. Under Mount
7. Brick Veneer	4. Balcony	12.LP Gas Owned	4. Dbl. Attached	11. Some Utilities	10. Verify Flood	3. Farm
8. Brick Veneer Front	5. Barn Stalls/Other	13.Perimeter	5. Trpl. Attached	12. Streets	Insurance	4. Bar Sink
11. Frame	6. Courtyard	14. radiant	6. Sgle. Detached	13. Taxes	12. Guard Serv/Hse	5. Porcelain Enamel
15. Masonite	7. Deck	15. Solar	7. Dble. Detached	14. Tennis Courts	13. Historic Prop.	6. Nickel/Copper/Brass
16. Masonry	8. Fenced All	18. Wall Unit	8. Trpl. Detached	15. None	14. Fixer Upper	7. Engineered Mtrl.
17. Metal	9. Fenced Backyard	19. Zoned	9. RV Parking	99. Other See Remarks	15. Foreclosure/Repo	AF. CABINETS(2)
19. See Plans	11. Fenced Front	99. Other See Remarks	10. Car Pad	R.SHOWING INSTR(3)	16. Corp. Owned	1.Flat Panel
20. Slump Rock	13. Fireplace	J. COOLING (3)	11. None	1. Appt. w/LA	99.Other See Remarks	2. Raised Panel
22. Stucco 23. Vinyl	15. Gazebo 17. Grill	1. 2+Units 2.Attic Fan	12. Heated 13. Opener(s)	 Appt. w/Owner Appt. w/Tenant 	W. MBR DESC (5)	3. Glass Frame4. Mitered
24. Wood Siding	19. Hot Tub	4. Evaporative	14. Outlet 220	4. Day Sleeper	·	5. Shaker
25. Energy Star	21. Patio Covered	5.Heat Pump	15. Oversized	5. Home most of time	 Ceiling Fan Downstairs 	6. Metal Frame
= :	22. Patio Enclosed	6. None	16. Storage	6. Key in LO	3. Upstairs	o. IVICIAI FIAIIIC
55. Other See Nemarks	23. Patio Open	7. Refrigerated	17. Two Doors	7. Lockbox Call First	4. Walk-in Closet	Bedrooms
	24. Patio Screened	8. Roof Turbine	18. Workshop Area	8. Model House	5. With Bath	Bathrooms
	26. Playground	10. Window Unit(s)	19. Converted	9. No Phone-Knock First		Laundry
	28. RV Hookup	99. Other See Remarks	99. Other See Remarks	10. Pet Present		Fireplace y/n #
	30. Satellite Dish					Maids Room y/n

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