UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

In Re: Jeanette M. Gutierrez § Case No. 15-52100g

§ §

DEBTOR § Chapter 11

MOTION FOR AUTHORITY TO SELL PROPERTY FREE AND CLEAR OF LIENS

THIS PLEADING REQUESTS RELIEF THAT MAY BE ADVERSE TO YOUR INTERESTS.

IF NO TIMELY RESPONSE IS FILED WITHIN TWENTY ONE (21) DAYS FROM THE DATE OF SERVICE, THE RELIEF REQUESTED HEREIN MAY BE GRANTED WITHOUT A HEARING BEING HELD.

A TIMELY FILED RESPONSE IS NECESSARY FOR A HEARING TO BE HELD.

COME NOW, Jeanette M. Gutierrez, the above-named Debtor and in accordance with Federal Rule of Bankruptcy Procedure 6004 shows as follows:

- 1. On 8/31/2015, the above-named Debtor filed a Voluntary Petition for Relief under Chapter 13 of the United States Bankruptcy Code.
- 2. The Debtor is the owner of real property located at 1219 Upland Road, San Antonio, Texas 78220.
- 3. The Debtor proposes to sell free and clear of all liens, claims, and encumbrances, and in accordance with the Federal Rule of Bankruptcy Procedure 6004 and 11 U.S.C. Section 363, the real property, which is more particularly described as Lot 3, Block 27, New City Block 10661, Eastwood Village Addition, recorded in the Real Property Records of Bexar County, Texas ("Property").
- 4. This is a private sale, wherein the Debtor proposes to transfer their interest in the Property to Alicia Gonzales, 4222 Skelton Drive, San Antonio, Texas 78219, pursuant to the terms of an earnest money contract attached hereto as Exhibit "A" an incorporated herein by reference.
- 5. Pursuant to 11 U.S.C. Section 363(c) and (f), the Debtor desires to sell the Property free and clear of any interest other than that of the estate with all valid liens, claims, or encumbrances to attach the proceeds of such sale. The Debtor is informed and believes that the Property is encumbered by the following liens:

1) Bexar County Texas	\$1,456.95
2) Jefferson Bank	\$119,750.00
3) Internal Revenue Service	\$1,202,586.00

Each of these entities will be served a copy of this Motion.

- 6. The purchase price set forth in the Purchase Agreement is \$64,000.00 with \$1,000.00 paid in advance and the remaining balance to be paid in cash at closing.
- 7. The Debtor estimates that closing costs will total approximately \$3,601.51 and real estate commission will total \$3,840.00. After payment of closing costs, real estate commission, property taxes, and other costs applicable to the closing of the sale, Debtor anticipates there will be approximately \$56,558.49 from this sale available for payment towards the mortgage lien of Jefferson Bank. If the mortgage lien of Jefferson Bank has been satisfied from the proceeds of this sale and/or from the sale of other properties, any remaining proceeds from this sale will be applied to the Internal Revenue Service lien. The Debtor proposes that the net sales proceeds be paid to the lien holders in the order set forth in paragraph 5 above.
- 8. The estimated or possible tax consequences to the estate resulting from this sale are none.
- 9. The Debtor believes that the proposed purchase price for the Property is fair and reasonable.
- 10. The Debtor further requests that the order authorizing the sale not be stayed pursuant to Bankruptcy Rule 6004(g).

WHEREFORE, Debtor requests that this Court, after hearing on notice pursuant to Federal Rules of Bankruptcy Procedure 2002, 6004, and 9014, approve this sale of Property as set forth herein and authorize the Debtor to proceed in accordance with the earnest money contract, and that the Debtor have such other and further relief as is just and proper.

Respectfully submitted,

Law Office of David T. Cain 8610 N. New Braunfels Ave., Ste. 309 San Antonio, Texas 78217 (210) 308-0388; (Fax) 341-8432

____/s/ David T. Cain____ David T. Cain State Bar No. 03598800

CERTIFICATE OF SERVICE

I hereby certify that on September 6, 2016 a true and correct copy of the above and foregoing was served upon the following parties via electronic means as listed on the Court's ECF Noticing System or by regular first class mail:

Jeanette M. Gutierrez U.S. Trustee 4631 Del Mar Trail P.O. Box 1539 San Antonio, TX 78251 San Antonio, TX 78295-1539

... and to all creditors listed below.

___/s/ David T. Cain____ David T. Cain

American Express Bank Po Box 650448 Dallas, Tx75265

Best Buy Attn.: Bankruptcy Dept. P.O. Box 543 Carol Stream, IL 60197

Bexar County c/o Don Stecker 711 Navarro, #300 San Antonio, TX 78205

Community National Bank 1502 Ave M Hondo, Tx78861

Community National Bank c/o Ronnie Miller, President P.O. Box 130 Hondo, TX 78861

Community National Bank c/o Elizabeth G. Smith 6655 First Park Ten, #250 San Antonio, TX 78213

FGMS Holdings, LLC dba Ovation Services, LLC P.O. Box 4258 Houston, TX 77210

c/o Bennett & Garcia 3821 Juniper Austin, TX 78738

Hibu Inc.

Internal Revenue Service Special Procedures-Insolvency P.O. Box 7346 Philadelphia, PA 19101-7346

Internal Revenue Service Attn.: Special Procedures 300 E. 8th St., STOP5022AUS Austin, TX 78701

JCPenney Credit Services C/O SYNCB P.O. Box 965006 Orlando, FL 32896-5006

Jefferson Bank Po Box 5190 San Antonio, Tx 78201

Jefferson Bank c/o Sarah Santos 112 E. Pecan St., #900 San Antonio, TX 78205 JP Morgan Chase Bank Cardmember Service Po Box 94014 Palatine, IL 60094

Kabbage

M2G Real Estate, Ltd c/o Herbert S. Hill 700 N. St. Mary's #1800 San Antonio, TX 78205

925B Peachtree Street NE **Suite 1688** Atlanta, GA 30309

> Nations Woodlands, Ltd. c/o Culpepper & Mauro 12451 Starcrest Dr. San Antonio, TX 78216

Ocwen Loan Servicing PO box 6440 Carol Stream, IL 60197

Macy's Po Box 689195 Des Moines, IA 50368 Ovation Services 8407 Bandera Rd Ste 141 San Antonio, Texas 78250

Texas MedClinic 6570 Ingram Rd. San Antonio, TX 78238 Perfect Pool 318 W Byrd Blvd Universal City, Tx 78148

USAA 10750 McDermott Fwy San Antonio, Tx 78288 Randolph Brooks FCU PO Box 2097 San Antonio, Tx 78205

YP Advertising c/o Kyle Neal PC 11550 W IH 10, Suite 287 San Antonio, Texas 78230

1	
E	NAL HOUSING

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-2-2015

ONE TO	FOUR	FAMILY	RESIDENTIAL	C	ONTRACT	
				-		(ILEONEL)

OPPOR	NOTICE: Not Fo	r Use For Condomin			
			1		
1.	PARTIES: The parties to this contract are (Seller) and)	Pete	Gutierrez	
	(Seller) and	Alicia Gonzal	ez	(Bu	ıyer).
	below.	er and Buyer agree	s to buy	from Seller the Property de	fined
	DEIOW.				
۷.	PROPERTY: The land, improvements an A. LAND: Lot Block	u accessories are co	CP 106	eferred to as the "Property".	
	Addition, City of San An	tonio	County o	F ROYAY	
	Texas, known as 1	219 Unland Pd	j	79220 1620	1
	(address/zip code), or as described or	attached exhibit	<u> </u>	78220-1630	
	B. IMPROVEMENTS: The house, gara	ge and all other fix	tures and	improvements attached to	the
	above-described real property, inclu	ding without limitati	on, the	following permanently insta	alled
	and built-in items, if any: all equip	oment and appliance	es, valan	ces, screens, shutters, awni	inas.
	wall-to-wall carpeting, mirrors, ceilin	g fans, attic fans,	mail box	es, television antennas, mo	unts
	and brackets for televisions and sp	eakers, heating and	d air-con	ditioning units, security and	fire
	detection equipment, wiring, plumbing	ng and lighting fixtu	ırės, cha	ndeliers, water softener sys	tem,
	kitchen equipment, garage door op	eners, cleaning equ	uipment,	shrubbery, landscaping, out	door
	cooking equipment, and all other pro	operty owned by Se	ller and	attached to the above descr	ibed
	real property.	had valated assessed		and the second	
	C. ACCESSORIES: The following descriptions are stove, fireplace screens, curtains and	bed related accesso	ories, it ar	ny: window air conditioning u	inits,
	mailbox keys, above ground pool,	swimming pool of	w snades	, draperies and rods, door k	eys,
	artificial fireplace logs, and control	s for: (i) darage	doors	ii) ontry gates and (iii) o	ries,
	improvements and accessories.	o lot. (i) garage	00013, (in entry gates, and (iii) C	mei
	D. EXCLUSIONS: The following improve	ements and accesso	ories will	be retained by Seller and r	ทมรา
	be removed prior to delivery of posse	ssion:		, , , , , , , , , , , , , , , , , , ,	
			1		
3.	SALES PRICE:				
	A. Cash portion of Sales Price payable by	Buyer at closing		\$64,000	.00
	 B. Sum of all financing described in the at 	tached: 🗍 Third Par	t√ Financ	ina Addendum.	
	☐ Loan Assumption Addendum, ☐ S C. Sales Price (Sum of A and B)	eller Financing Adde	ndum	\$	
_					
4.	LICENSE HOLDER DISCLOSURE: Texas	us law requires a rea	l estate li	cense holder who is a party	to a
	transaction or acting on behalf of a spoowns more than 10%, or a trust for which	h the license holder	usiness e	trustee or of which the lice	naer
	holder or the license holder's spouse,	parent or child is a	beneficia	ary to notify the other part	v in
	writing before entering into a contract of sa	ale. Disclose if applic	able:	ary, to notify the other part	,
					_ •
5. I	EARNEST MONEY: Upon execution of	of this contract	by all	parties. Buver shall den	osit
,	\$1,000.00 as earnest money was	vithNit	a Hause	as escrow ag	ent.
8	at <u>8739 Bandera Rd #104,</u>	San Antonio, 1	<u>'Ż,</u>	(address). Buyer shall dep	osit
ć	additional earnest money of \$	with escrow a	igent with	n days after the effect	tive
,	date of this contract. If Buyer fails to de will be in default.	posit the earnest m	oney as	required by this contract, Bu	ıyer
	TITLE POLICY AND SURVEY:				
	A. TITLE POLICY: Seller shall furnish to B	wer at D Sallor's I	 Buyor'	a ovnance an owner policy of	+1+1-
•	insurance (Title Policy) issued by	Stewart Ti	itle	Title Company) in	the
	amount of the Sales Price, dated a	t or after closing.	insurina	Buver against loss under	the
	provisions of the Title Policy, subject to	the promulgated e	xclusions	(including existing building	and
	zoning ordinances) and the following exc	eptions:			- 1905 - 1905
	(1) Restrictive covenants common to the	platted subdivision i	n which th	ne Property is located.	
	(2) The standard printed exception for si	andby tees, taxes an	d assessi	ments.	
	(3) Liens created as part of the financing(4) Utility easements created by the de	dication deed or plan	apn 3.	uhdivision in which the Deser	ort.
	is located.	dication deed of pla	i iiie S	abarrision in which the Prope	₽ΓLY
AR	1601 Initialed for identification by Buye	r Ac	nd Seller	PC TRECNO	20.19

15-52100-cag Doc#117-1 Filed 09/06/16 Entered 09/06/16 16:55:24 Exhibit A - Contract.Upland Pg 2 of 9 DocuSign Envelope ID: 083FB1CD-B391-4DEC-A9B0-D6B4AC8D74E5

(Address of Property) (5) Reservations or exceptions otherwise permitted by this contract or as may be applying by Buyer in writing. (6) The standard printed exception as to marital rights. (7) The standard printed exception as to waters, tidelands, beaches, streams, and matters. (8) The standard printed exception as to discrepancies, conflicts, shortages in a boundary lines, encroachments or protrusions, or not be amended or deleted from the title policy; or individually improvements: Solve in a standard printed exception in a standard printed exception in a standard printed exception in a standard printed exceptions. B. COMMITMENT: Within 20 days after the Title Company receives a copy of this contract or as may be applying in a standard printed exception in a standard printed exception in a standard printed exceptions. It is a standard printed exception in a standard printed exception in a standard printed exception in a standard printed exception at Buyer's address shown in Paragraph 21. If the Commitment and Exception Documents to at Buyer's address shown in Paragraph 21. If the Commitment and Exception Documents to at Buyer's address shown in Paragraph 21. If the Commitment and Exception Documents to at Buyer's address shown in Paragraph 21. If the Commitment and Exception Documents is a standard up to 15 days or 3 days before the Closing Data whichever is carrier to the standard printed exception because the closing Data whichever is carrier to the commitment and exception as the standard printed exception because the closing Data whichever is carrier to the commitment and exception as the printed exception because the closing Data whichever is carrier to the commitment and exception as the printed exception as the printed exception because the closing Data whichever is carrier to the commitment and exception as the printed exc	related area or i (i) will o read, contract, Buyer's in the Seller Buyer
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 (6) The standard printed exception as to marital rights. (7) The standard printed exception as to waters, tidelands, beaches, streams, and matters. (8) The standard printed exception as to discrepancies, conflicts, shortages in a boundary lines, encroachments or protrusions, or not be amended or deleted from the title policy; or (ii) will be amended to "shortages in area" at the expense of Buyer Seller. B. COMMITMENT: Within 20 days after the Title Company receives a copy of this continuous seller shall furnish to Buyer a commitment for title insurance (Commitment) and, at expense, legible copies of restrictive covenants and documents evidencing exceptions. Commitment (Exception Documents) other than the standard printed exceptions. authorizes the Title Company to deliver the Commitment and Exception Documents to at Buyer's address shown in Paragraph 21. If the Commitment and Exception Document delivered to Buyer within the specified time, the time for delivery will be autom extended up to 15 days or 3 days before the Closing Date whichever is coefficient. 	area or l (i) will o read, contract, Buyer's in the Seller Buyer
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factors beyond Seller's control, the Commitment and Exception Documents are not de within the time required, Buyer may terminate this contract and the earnest money refunded to Buyer.	atically due to elivered will be
C. SURVEY: The survey must be made by a registered professional land surveyor accepted the Title Company and Buyer's lender(s). (Check one box only) (1) Within days after the effective date of this contract, Seller shall furnish to and Title Company Seller's existing survey of the Property and a Residential Real Property and a Residential R	Buyer roperty Seller Buyer
(2) Within days after the effective date of this contract, Buyer shall obtain survey at Buyer's expense. Buyer is deemed to receive the survey on the date of receipt or the date specified in this paragraph, whichever is earlier.	a new actual
 (3) Within days after the effective date of this contract, Seller, at Seller's exshall furnish a new survey to Buyer. D. OBJECTIONS: Buyer may object in writing to defects, exceptions, or encumbrances to disclosed on the survey other than items 6A(1) through (7) above; disclosed in Commitment other than items 6A(1) through (8) above; or which prohibit the following or activity: 	o title:
Buyer must object the earlier of (i) the Closing Date or (ii)	in the ments ligated lender
(1) ABSTRACT OR TITLE POLICY: Broker advises Buyer to have an abstract of title conthe Property examined by an attorney of Buyer's selection, or Buyer should be furried with or obtain a Title Policy. If a Title Policy is furnished, the Commitment should promptly reviewed by an attorney of Buyer's choice due to the time limitation Buyer's right to object.	nished Ild be ns on
(2) MEMBERSHIP IN PROPERTY OWNERS ASSOCIATION(S): The Property ☐ is ☐ subject to mandatory membership in a property owners association(s). If the Property output to mandatory membership in a property owners association(s), Seller in Buyer under §5.012, Texas Property Code, that, as a purchaser of property in residential community identified in Paragraph 2A in which the Property is located, yo obligated to be a member of the property owners association(s). Restrictive cover governing the use and occupancy of the Property and all dedicatory instruments be obtained from the county clerk. You are obligated to pay assessments to	erty is otifies on the u are enants ments of the the
Property owners association(s). The amount of the assessments is subject AR 1601 Initialed for identification by Buyer AR 1601 and Seller TREC NO.	the

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1219 Upland Rd Contract Concerning San Antonio, TX 78220-1630 Page 3 of 9 11-2-2015 (Address of Property)

change. Your failure to pay the assessments could result in enforcement of the association's lien on and the foreclosure of the Property.

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

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

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

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

required by the parties must be used.

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

the Property for further information.

(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. 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, §5.014, Property Code, requires Seller to notify Buyer as follows: As a purchaser of this parcel of real property you are obligated to pay an assessment to a municipality or county for an improvement project undertaken by a public improvement district under Chapter 372, Local Government Code. The assessment may be due annually or in periodic installments. More information concerning the amount of the assessment and the due dates of that assessment may be obtained from the municipality or county levying the assessment. The amount of the assessments is subject to change. Your failure to pay

the assessments could result in a lien on and the foreclosure of your property.

(8) TRANSFER FEES: If the Property is subject to a private transfer fee obligation, §5.205, Property Code, requires Seller to notify Buyer as follows: The private transfer fee obligation may be governed by Chapter 5, Subchapter G of the Texas Property Code.

(9) PROPANE GAS SYSTEM SERVICE AREA: If the Property is located in a propane gas system service area owned by a distribution system retailer, Seller must give Buyer written notice as required by §141.010, Texas Utilities Code. An addendum containing the notice approved by TREC or required by the parties should be used.

(10) NOTICE OF WATER LEVEL FLUCTUATIONS: If the Property adjoins an impoundment of water, including a reservoir or lake, constructed and maintained under Chapter 11, Water Code, that has a storage capacity of at least 5,000 acre-feet at the impoundment's normal operating level, Seller hereby notifies Buyer: "The water level of the impoundment of water adjoining the Property fluctuates for various reasons, including as

Initialed for identification by Buyer [Ac TAR 1601

and Seller PG

15-52100-cag Doc#117-1 Filed 09/06/16 Entered 09/06/16 16:55:24 Exhibit A -

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	Contract Cons			121	9 Uplar	nd Rd					
	Contract Conce	ming	San	Anton	io, TX	78220-	1630		Page 4	1 of 9	11-2-2015
	,	result of (1) an ontit		dress of Pro		riabt to				
	imr	result of: (* ooundment; o	r (2) drough	y lawit	d condition	sing its	right to	use th	e water	stored	in the
	7. PROPER			. 01 1100	a condition	· .					
	A. ACCE	ESS, INSPEC	CTIONS AN	D UTIL	ITIES: Se	ller shall	permit B	uyer and	d Buyer's	agents	access
	to the	e Property a	at reasonat	ole time	s. Buver	may hav	e the P	roperty	inspected	by in	spectors
	Any	ted by Buye hydrostatic t	r and licent	sea by	TREC or	otherwise	permitt	ed by la	aw to ma	ke insp	pections.
	exper	ise shall imi	nediately c	ause e	xisting util	ities to he	e turned	on and	mung. Se	er at	Sellers
	on du	ring the time	this contract	is in ef	fect.		i				
	B. SELL	ER'S DISCLO	OSURE NOT	TICE PL	JRSUANT	TO §5.008	, TEXAS	PROPE	RTY COL	DE (Not	tice):
	_ (Chec	k one box on uyer has rece	uy)								
	京 (2) B	uyer has no	t received	the No	tice. With	in 3	davs	after the	e effectiv	a data	of this
	C	ontract, Selle	er snall del	iver the	Notice 1	o Buver.	It Buve	r does	not recei	ve the	Notice
	В	uyer may te	rminate this	contra	ct at anv	time prio	r to the	closing	and the	earnest	t money
	w fo	ill be refund r any reaso	ea to Buye	r. It Se	eller delive	rs the No	otice, Bu	yer may	terminat	e this	contract
	w	hichever first	occurs, and	the ear	nest mone	v will be re	es the f	nolice c	or phor	.o the	ciosing,
		he Seller is no	ot required to	o furnist	n the notice	e under the	e Texas F	roperty	Code		
	C. SELLI	ER'S DISCL	OSURE OF	- LEAD)-BASED	PAINT A	ND LEA	D-BASE	D PAINT	HAZA	RDS is
	D ACCE	ed by Federa	I IAW IOF A FE	Sidentia	ai aweiling	constructe	a prior to	1978.	ee ee		
	with	PTANCE OF any and all	defects a	nd with	nout warra	ntv exce	ans me	present (condition	of the	Property
	warrai	nties in this	contract. E	suyer's	agreemen	t to acce	pt the P	roperty	As Is un	ider Pa	aragraph
	/U(1)	or (2) does	not preclu	de Buy	er from ir	specting	the Prop	erty und	der Parac	raph 7	A. from
	contra	ating repair ot during the	s or treati	ments	in a sub	sequent	amendm	ent, or	from te	rminati	ng this
	(Chec	k one box on	(y)	Ju, II all	y -						
		uyer accepts		As Is.							
	🔲 (2) Bı	yer accepts	the Prope	rty As	Is provide	d Seller,	at Seller	r's exper	nse, shal	comp	lete the
	th	e following sp	pecific repair	s and tr	eatments:						
	Ī	o not inser	t general	phrases	such a	e "subjec	t to inc	nactions	" that d	o not	identify.
	sp	ecific repairs	and treatme	ents.)							
1	E. LENDE	R REQUIRE	D REPAIR	SAND	TREATM	ENTS: Un	less other	erwise a	areed in	writina.	neither
	party	is obligated	to pay to	or lend	er require	d repairs	s. which	include	s treatm	ent for	r wood
	destroy	ring insects. ents, this co	If the pa	irties d	o not ag	ree to p	ay for t	he lend	er requir	ed rep	pairs or
	the cos	st of lender	required re	pairs a	nd treatme	ents exce	eds 5%	of the S	Price Pric	ש אווע	uyer. II
1	termina	ite this contra	ict and the e	arnest r	noney will	be refunde	ed to Buv	er.			
	F. COMPI	LETION OF	REPAIRS A	AND TE	REATMEN	TS: Unles	s otherw	rise agre	ed in wr	iting: (i) Seller
	nermits	omplete all a must be ol	agreed repa	urs and 1 repair	reatmen	is prior to	the Clo	osing Da	ite; and (ii) all r	required
	license	d to provid	e such re	pairs o	r treatmen	nts or. if	no lice	penonne ense is	required	hv la	w are
1	comme	rcially enga	ged in the	e trade	of prov	idina sud	ch repai	rs or t	reatments	s. At	Buver's
- 1	election	n, any trans	sferable wa	arranties	received	by Se	ller with	respec	t to the	repai	rs and
1	agreed	ents will be repairs and	treatments	prior	yer at bu	iyers exp	ense. II	Seller	Talls to	comple	ete any
	Paragra	aph 15 or ex	xtend the C	losing	Date up to	5 days	if neces	sarv for	Seller to	compl	ete the
	repairs	and treatmer	nts.					-			
	G. ENVIRO	DNMENTAL	MATTERS:	Buyer	is advised	that the	presence	of wetl	ands, tox	ic subs	tances,
	threate	ig asbestos ned or end	andered er	ecies	or its ha	hitat may	ıldı Naza	aras, or Ruver's	intended	esence	of the
	Propert	y. If Buyer	is concerne	ed abou	it these n	natters, a	n adden	dum pro	mulaated	by Ti	REC or
	required	d by the partie	es should be	e used.				•			
	H. RESIDI	ENTIAL SER	VICE CON	TRACTS	S: Buyer n	ay purch	ase a res	sidential	service c	ontract	from a
	residen	tial service t, Seller sha	company li	censed	by from	I KEC. If	Buyer p	ourchase	s a resid	iential	service
- 1	in an ar	nount not exc	ceedina \$	Duyer	at CIUSIII	y ioi lile R	uver sho	ild revieu	uentiai se w any resi	dential	Service
	contrac	t for the sco	ope of cove	erage, e	exclusions	and limit	ations. T	he purc	chase of	a resi	idential
	service	contract	is option	nal. Si	milar co	verage	may be	purch	nased f	rom v	<i>r</i> arious
		nies authoriz									
	BROKERS separate w	ritten agreem	i obligations ients	s or th	e parties	tor paym	ent of b	orokers'	tees are	contai	ned in
Ĺ					00						
7	AR 1601 In	itialed for ide	ntification by	Buyer	<u> ۲</u> ۴6	and	d Seller_	Pa	T	REC N	NO. 20-1

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	1219 Upland Rd Contract Concerning San Antonio, TX 78220-1630 Page 5 of 9 11-2-2015
	9. CLOSING: A. The closing of the sale will be on or beforeAugust 24, 2016, or within 7
	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 and furnish tax statements or certificates showing no delinquent taxes on the Property. (2) Buyer shall pay the Sales Price in good funds acceptable to the escrow agent.
	 (3) Seller and Buyer shall execute and deliver any notices, statements, certificates, affidavits, releases, loan documents and other documents reasonably required for the closing of the sale and the issuance of the Title Policy. (4) There will be no liens, assessments, or security interests against the Property which will
	not be satisfied out of the sales proceeds unless securing the payment of any loans assumed by Buyer and assumed loans will not be in default. (5) If the Property is subject to a residential lease, Seller shall transfer security deposits (as defined under §92.102, Property Code), if any, to Buyer, In such an event, Buyer shall
	deliver to the tenant a signed statement acknowledging that the Buyer has acquired the Property and is responsible for the return of the security deposit, and specifying the exact dollar amount of the security deposit. 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 excepted: upon closing and funding excepted: upon closing and funding 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.
	 (1) After the Effective Date, Seller may not execute any lease (including but not limited to mineral leases) or convey any interest in the Property without Buyer's written consent. (2) If the Property is subject to any lease to which Seller is a party, Seller shall deliver to Buyer copies of the lease(s) and any move-in condition form signed by the tenant within 7 days after the Effective Date of the contract. 11. SPECIAL PROVISIONS: (Insert only factual statements and business details applicable to the sale. TREC rules prohibit license holder from adding factual statements or business details for which a contract addendum, lease or other form has been promulgated by TREC for
	mandatory use.)
	12. SETTLEMENT AND OTHER EXPENSES: A. The following expenses must be paid at or prior to closing: (1) Expenses payable by Seller (Seller's Expenses): (a) Releases of existing liens, including prepayment penalties and recording fees; release of Seller's loan liability; tax statements or certificates; preparation of deed; one-half of escrow fee; and other expenses payable by Seller under this contract. (b) Seller shall also pay an amount not to exceed \$
	(2) Expenses payable by Buyer (Buyer's Expenses): Appraisal fees; loan application fees; origination charges; credit reports; preparation of loan documents; interest on the notes from date of disbursement to one month prior to dates of first monthly payments; recording fees; copies of easements and restrictions; loan title policy with endorsements required by lender; loan-related inspection fees; photos; amortization schedules; one-half of escrow fee; all prepaid items, including required premiums for flood and hazard insurance, reserve deposits for insurance, ad valorem taxes and special governmental assessments; final compliance inspection; courier fee; repair inspection; underwriting fee; wire transfer fee; expenses incident to any loan; Private
T	AR 1601 Initialed for identification by Buyer and Seller 26 TREC NO. 20-13

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Alicia Gonzalez

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_	1219 Upland Rd	
Contract Concerning	San Antonio, TX 78220-1630	Page 6 of 9 11-2-2015
11	(Address of Property)	_

Mortgage Insurance Premium (PMI), VA Loan Funding Fee, or FHA Mortgage Insurance Premium (MIP) as required by the lender; and other expenses payable by Buyer under this contract.

- B. If any expense exceeds an amount expressly stated in this contract for such expense to be paid by a party, that party may terminate this contract unless the other party agrees to pay such excess. Buyer may not pay charges and fees expressly prohibited by FHA, VA, Texas Veterans Land Board or other governmental loan program regulations.
- 13. PRORATIONS: Taxes for the current year, interest, and rents will be prorated through the Closing Date. The tax proration may be calculated taking into consideration any change in exemptions that will affect the current year's taxes. If taxes for the current year vary from the amount adjust the prorations when tax statements for the current year are available. If taxes are not paid at or prior to closing, Buyer shall pay taxes for the current year.
- 14. CASUALTY LOSS: If any part of the Property is damaged or destroyed by fire or other casualty after the effective date of this contract, Seller shall restore the Property to its previous condition as soon as reasonably possible, but in any event by the Closing Date. If Seller fails to do so due to factors beyond Seller's control, Buyer may (a) terminate this contract and the earnest money will be refunded to Buyer (b) extend the time for performance up to 15 days and the Closing Date will be extended as necessary or (c) accept the Property in its damaged condition with an assignment of insurance proceeds, 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.
- (a) enforce specific performance, seek such other relief or (b) terminate this contract and receive the earnest releasing both parties from this contract. If Seller fails 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, 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.
- 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, (ii) require payment of unpaid expenses incurred on behalf of a party, and (iii) only deduct from the earnest money the amount of unpaid expenses incurred on behalf of the party receiving the earnest money.
- C. DEMAND: Upon termination of this contract, either party or the escrow agent may send a release of earnest money to each party and the parties shall execute counterparts of the release and deliver same to the escrow agent. If either party fails to execute the release, either party may make a written demand to the escrow agent for the earnest money. If only one party makes written demand for the earnest money, escrow agent shall promptly provide a copy of the demand to the other party. If escrow agent does not receive written objection to the demand from the other party within 15 days, escrow agent may disburse the earnest money to the party making demand reduced by the amount of unpaid expenses incurred on behalf of the party receiving the earnest money and escrow agent may pay the same to the creditors. If escrow agent complies with the provisions of this paragraph, each party hereby releases escrow agent from all adverse claims related to the disbursal of the earnest money.

TAR 1601 Initialed for identification by Buyer

and Seller PG

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Contract Concerning San Antonio, TX (Address of Pr	78220-1	630 Page 7 of 9 11-2-2015
D. DAMAGES: Any party who wrongfully fails escrow agent within 7 days of receipt of t damages; (ii) the earnest money; (iii) reasonable. NOTICES: Escrow agent's notices will be 21. Notice of objection to the demand wagent.	or refuses he request le attorney's l effective wh	will be liable to the other party for (i) ees; and (iv) all costs of suit. en sent in compliance with Paragraph
19. REPRESENTATIONS: All covenants, represe closing. If any representation of Seller in thi will be in default. Unless expressly prohibite show the Property and receive, negotiate and acce	s contract i d by writte	s untrue on the Closing Date, Seller n agreement, Seller may continue to
20. FEDERAL TAX REQUIREMENTS: If Seller law or if Seller fails to deliver an affidavit to Buyer shall withhold from the sales proceeds tax law and deliver the same to the Internations. Internal Revenue Service regulations excess of specified amounts is received in the transport of the same to the same to the same to the same tax law and deliver the same tax law and services.	Buyer that an amour al Revenue s require	Seller is not a "foreign person," then t sufficient to comply with applicable Service together with appropriate tax
21. NOTICES: All notices from one party to the mailed to, hand-delivered at, or transmitted by fax	other must or electronic	be in writing and are effective when transmission as follows:
To Buyerat:	To Selle at:	
Phone: (210) 630-0276	Phone:	210-913-8299
Fax:		
E-mail: rogergzz00@gmail.com		
E-mail: rogergzzuuegmail.com	_ E-mail: _	
22. AGREEMENT OF PARTIES: This contract c cannot be changed except by their written contract are (Check all applicable boxes):	ontains the agreement.	entire agreement of the parties and Addenda which are a part of this
☐ Third Party Financing Addendum		ironmental Assessment, Threatened or
Seller Financing Addendum		langered Species and Wetlands Jendum
☐ Addendum for Property Subject to		ler's Temporary Residential Lease
Mandatory Membership in a Property Owners Association		ort Sale Addendum
☐ Buyer's Temporary Residential Lease	of t	dendum for Property Located Seaward he Gulf Intracoastal Waterway
☐ Loan Assumption Addendum	☐ Add	dendum for Seller's Disclosure of rmation on Lead-based Paint and Lead-
Addendum for Sale of Other Property by Buyer	bas	ed Paint Hazards as Required by leral Law
Addendum for Reservation of Oil, Gas and Other Minerals		dendum for Property in a Propane Gas tem Service Area
Addendum for "Back-Up" Contract	☐ Oth	er (list):
Addendum for Coastal Area Property	-	
	-	
TAR 1601 Initialed for identification by Buyer	and	Seller TREC NO. 20-13

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1219 Upl	and Rd
Contract Concerning San Antonio, TS	X 78220-1630 Page 8 of 9 11-2-2015
(Address of	Property)
acknowledged by Seller, and Buyer's agreement within 3 days after the effective date of this terminate this contract by giving notice of termineffective date of this contract (Option Period 5:00 p.m. (local time where the Property is lest stated as the Option Fee or if Buyer fails prescribed, this paragraph will not be a paragraph to terminate this contract. In prescribed, the Option Fee will not be refund Buyer. The Option Fee Image will will mot be a paragraph.	consideration, the receipt of which is hereby nt to pay Seller \$ 100.00 (Option Fee) contract, Seller grants Buyer the unrestricted right to ation to Seller within 7 days after the d.). Notices under this paragraph must be given by ocated) by the date specified. If no dollar amount is to pay the Option Fee to Seller within the time art of this contract and Buyer shall not have the If Buyer gives notice of termination within the time ded; however, any earnest money will be refunded to credited to the Sales Price at closing. Time is of the compliance with the time for performance is
24. CONSULT AN ATTORNEY BEFORE SIGNING from giving legal advice. READ THIS CONTRAC	NG: TREC rules prohibit real estate license holders
Buyer's Attorney is:	Seller's Attorney is:
	<u> </u>
Phone:	Phone:
Fax:	Fax:
E-mail:	
EXECUTED the day ofJune	2, 2016, (EFFECTIVE DATE).
(BROKER: FILL IN THE DATE OF FINAL ACC	EPTANCE.)
— DocuSigned by:	*
100	<u>'</u>
Buyer Africia Gonzalez	Seller Pete Gutierrez
	*
Buyer	. Seller
20,0	
	F
	e Commission. TREC forms are intended for use only by trained real estate
complex transactions. Texas Real Estate Commission, P.O. Box 12188	dequacy of any provision in any specific transactions. It is not intended for 3, Austin, TX 787 1-2188, (512) 936-3000 (http://www.trec.texas.gov) TREC
NO. 20-13. This form replaces TREC NO. 20-12.	

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Contract Concerning San Antonio, To (Address of	X 78220-1630 Page 9 of 9 11-2-2015
	NFORMATION only. Do not sign)
Mission Real Estate Group MREGOO Other Broker Firm License No. represents	
Russell W Hild 598446 Associate's Name License No.	
Joe Iley554437Licensed Supervisor of AssociateLicense No.2186 Jackson Keller Rd	Licensed Supervisor of Listing Associate License No.
#310 (210) 690-0050 Other Broker's Address Fax San Antonio TX 7821378 City State Zip	18585 Sigma Ste 106 Listing Broker's Office Address Fax San Antonio TX 78258 City State Zip
russhild@gmail.com (210)459-8898 Associate's Email Address Phone	cclark@deltaproperti es.com (210) 404-1333 Listing Associate's Email Address Phone
	Selling Associate's Name License No.
,	Licensed Supervisor of Selling Associate License No. Selling Associate's Office Address Fax
* .	City State Zip
Listing Broker has agreed to pay Other Broker3.00 fee is received. Escrow agent is authorized and directed	Selling Associate's Email Address O% of the total sales price when the Listing Broker's to pay other Broker from Listing Broker's fee at closing.
OPTION FE Receipt of \$ 100 (Option Fee) in th	A 2 190 100
Seller or Listing Broker	Date
CONTRACT AND EARN	
Receipt of V Contract and V \$ 1,000 is acknowledged. Escrow Agent: Stewart Title	Earnest Money in the form of
By: Toxé, Renteria for Nita Hauser Stewart Title of San Antonio 8739 Bandera Road #104	nita.hauser@stewart.com Email Address Phone:Ph: 210-684-8703
Address San Antonio, TX 78250 City State	Fax:Fax: