



TEXAS ASSOCIATION OF REALTORS®

SELLER'S DISCLOSURE NOTICE

©Texas Association of REALTORS®, Inc. 2011

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

			e)	ceed	the	min	ilmum disclosures i	equi	re	d b	y i	ne	code.			
													1 50			
CONCERNING THE PRO													77833			
DATE SIGNED BY SEL MAY WISH TO OBTAIN AGENT.	LER . IT	R AI IS	I DV TON	S NC A W	T A 'AR	SI RAN	JBSTITUTE FOR A	ANY BY	5	NS SEL	PE LE	ECT ER,	TION OF THE PROPERTY AS IONS OR WARRANTIES THI SELLER'S AGENTS, OR AN'	E B Y O	UYI THI	ER ER
D				0		nev	er occupied the Pr	oper	ty				since Seller has occupied the	Pro	per	ty?
Section 1. The Proper This notice does n	ty h ot e	as t stab	the i lish t	tems he itei	ma ns t	rke o be	d below: (Mark Ye conveyed. The cont	s (Y ract v), vil	No I de	te.	N), (rmin	or Unknown (U).) e which items will & will not conve	у.		
Item	TY	N	U	[I	tem	1	AND THE STATE OF T	Y	Ī	N	U	1	Item	Υ	N	U
Cable TV Wiring	V				iqu	id P	ropane Gas:	V					Pump: ☐ sump ☐ grinder		1	
Carbon Monoxide Det.		1/			LP	Con	nmunity (Captive)		i	1			Rain Gutters		an.	
Ceiling Fans	V				LP	on F	Property	1	1				Range/Stove		V	
Cooktop		1		F	lot	Tub			l				Roof/Attic Vents	1		
Dishwasher	2				ntei	con	n System			jour			Sauna		v	
Disposal	V			l l	Vlicr	owa	ave	1	1				Smoke Detector	1		
Emergency Escape Ladder(s)					Outo	door	· Grill		1	1			Smoke Detector – Hearing Impaired		V	-
Exhaust Fans	V				Patio	o/De	ecking	1	1	T			Spa	N		
Fences	1			-			g System	1	1				Trash Compactor	1		
Fire Detection Equip.	1	1			Pool			3/	Ť				TV Antenna	~		
French Drain		V			200	Eq	uipment	1/	1				Washer/Dryer Hookup	V		
Gas Fixtures	V			I	200	Ma	int. Accessories	1/	1				Window Screens			
Natural Gas Lines		V			Pool Heater			V		Ĵ			Public Sewer System		1	-
Item				Y	N	U	/			Ad	ldi	tior	nal Information			
Central A/C				1/	1		☑electric ☐gas number of units:3									
Evaporative Coolers					V	1_	number of units:									
Wall/Window AC Units					2	1_	number of units:									
Attic Fan(s)					V		if yes, describe:									
Central Heat				is			☑electric ☐ gas number of units:3							-		
Other Heat					V	1_	if yes, describe:									
Oven				i	1		number of ovens: electricgas other:									
Fireplace & Chimney	(3			V	1	_	☑wood ☐gas		_	-			other: gas starters	3		
Carport			.,		v	1_	attached I									
Garage				v	1		☑ attached ☐ ı	not a	tta	ach	ec	1				
Garage Door Openers				V	1		number of units:	-					number of remotes:			
Satellite Dish & Control	S			i	1	<u> </u>						Di	sh Network			-
Security System					1	1_	owned lea		-		-			7		
Water Heater				V		_	electric gas		-		_		number of units:	<u> </u>	-	
Water Softener				1	-	owned lea						iligan			Ū.	
Underground Lawn Sprinkler			1		Mautomatic manual areas covered: Front 4 back yard											
Septic / On-Site Sewer	Fac	ility		12	1		2. 1.4	rma	tic	n A	/b	out	On-Site Sewer Facility (TAR-14	107)		
(TAR-1406) 9-01-11			Initi	aled	by:	Sell	ler: 45,		. 6	and	В	uye	r:, P	age	:10	of 5

Coldwell Banker Properties 2402 S Day St Brenham, TX 77833

Phone: (979)836-0011 Fax: (979)836-0040
Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com Fax: (979)836-6046

(A)						620	0		E0			
Concerning the Property	at	2			B	620						
Meta-analysis resided by	" Claiby Way			00.0		Tunkn	OVACE	. 17	Vothor Blighmet Water	=		
vvater supply provided by	/: Licity Mw	Voc The	- LJ	lunk	h)	Li unkni	JVVI	V	Yother: Bluebonnet Water as back up			-
(If yes, complete, sig	elole 1970?	Yes Millo	L	j urin nina	ا ا	wii ad bacad	na	int h	azarde)			
Roof Type:	gri, and allacir i	AIX-1900 CO	Δα	ıııı	100	11	Pa LA	111.11	(appr	ovi	ma	te)
Is there an overlay roof o	covering on the	Property (sh	inale	30.— 25 NI	r ro	of coveri	na	 plac	ed over existing shingles or roof co			
gyes pino gunkno		Troperty (on	ingi	0.0	10	01 00 1011	119	piao	ou over existing eningles of reer es	,,,,,		,,.
		ns listed in th	nis S	ectio	on '	1 that are	e no	of in	working condition, that have defect	ts (or a	are
									essary):			
		2										
										-	Parameter	RODO-AND
			or	mali	fun	ctions in	n ai	ny o	f the following?: (Mark Yes (Y) if	yo	u a	are
aware and No (N) if you		-						1				
Item	YN	Item				Y	N		Item	-	Y	
Basement		Floors					è.		Sidewalks	_	_	1
Ceilings	V	Foundation		lab(s)		2		Walls / Fences	4	_	3-
Doors	V	Interior Wa	alls				V		Windows	4	_	Anna
Driveways	1	Lighting Fixtures				1		Other Structural Components	_		lear	
Electrical Systems		Plumbing :	Syst	ems			V					
Exterior Walls		Roof					V	1	Front gate	Ĺ	اسا	200
If the answer to any of th	e items in Sect	ion 2 is yes,	exp	lain ((att	ach addi	tion	al sl				
Some settlement	crack - 0	ccurred	0	روي	$-\hat{j}$	to You		ld;	heets if necessary):			
			· · ·			. 0						
	OUT TO THE OWNER OF THE OWNER OWNER OF THE OWNER									-	en e	wee
Section 3 Are you (So	eller) aware of	any of the	follo	niwo	101.0	conditio	າຣ:	(Ma	rk Yes (Y) if you are aware and	No	(N) i
you are not aware.)	o, aa	any or ano										,
Condition		CONTRACTOR OF THE PROPERTY OF	Y	N	ſ	Condit	ion			П	Υ	N
Aluminum Wiring				V	Ì	Previou	s F	oun	dation Repairs		in	
Asbestos Components				V	ĺ	Previou	s R	oof	Repairs			L
Diseased Trees: 🗍 oa	ak wilt 🗇	d is a second of the second of		V			_		al Repairs			2
Endangered Species/H		rtv	_	1		Radon	-		* ************************************	\neg		V
Fault Lines	<u> </u>		1	1	İ	Settling	-			1	EX.	V
Hazardous or Toxic Wa	aste		\dagger	1	Í	Soil Mo	_	nent		1		2
Improper Drainage	2010	A CONTRACTOR OF THE PARTY OF TH	+-	3	Ì				ructure or Pits	寸	_	i
				2/					Storage Tanks	十		1
Intermittent or Weather Springs				3,,,,,	.	Unplatte				十	-	1-
Landfill	and Dagad Dk I	lozordo	-						asements	十		20
Lead-Based Paint or Le		iazaius	-							\dashv		
Encroachments onto th		· · · · · · · · · · · · · · · · · · ·	1	\vdash	2	THE RESIDENCE OF THE PARTY OF T	-		hyde Insulation	+	annon me	2
Improvements encroac		property	-	1		Water I	-			-		-
Located in 100-year Flo	oodplain		4-	1		Wetlan	-		roperty			1
Located in Floodway	ocated in Floodway			1	Į	Wood F	₹ot			_		2-

Active infestation of termites or other wood Present Flood Ins. Coverage (If yes, attach TAR-1414) destroying insects (WDI) Previous treatment for termites or WDI Previous Flooding into the Structures Previous termite or WDI damage repaired Previous Flooding onto the Property Termite or WDI damage needing repair Previous Fires Previous Use of Premises for Manufacture Single Blockable Main Drain in Pool/Hot Tub/Spa* of Methamphetamine Initialed by: Seller: /////, ा श्वाचिक्र विश्वचिक्र विश्वचिक्र (TAR-1406) 9-01-11 and Buyer: _ Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

6202 FM 50

Concernin	ng the Property atB	Brenham, TX 77833	
Neighbo	wer to any of the items in Section 3 is yes, explain (att	VLa.	
Founda	ation regained - see attached		
which ha	*A single blockable main drain may cause a su 4. Are you (Seller) aware of any item, equipment, as not been previously disclosed in this notice? y):	uction entrapment hazard for an individual. or system in or on the Property that is in need of yes in no If yes, explain (attach additional s	f repair,
Section 5 not aware Y N		alterations or repairs made without necessary permits	
	Any unpaid fees or assessment for the Property?	Phone: and are: ☐ mandatory ☐ v	oluntary
00	with others. If yes, complete the following:	courts, walkways, or other) co-owned in undivided	
	Any notices of violations of deed restrictions or government.	vernmental ordinances affecting the condition or use	e of the
0 10	Any lawsuits or other legal proceedings directly or to: divorce, foreclosure, heirship, bankruptcy, and tax	indirectly affecting the Property. (Includes, but is not xes.)	t limited
	Any death on the Property except for those deaths the condition of the Property.	caused by: natural causes, suicide, or accident unre	elated to
	Any condition on the Property which materially affect	ts the health or safety of an individual.	
	hazards such as asbestos, radon, lead-based paint,	tation identifying the extent of the remediation (for ex	
	Any rainwater harvesting system connected to the indoor potable purposes.	e property's public water supply that is able to be u	used for
If the ansv	wer to any of the items in Section 5 is yes, explain (atta	ach additional sheets if necessary):	
(TAR-140	06) 9-01-11 Initialed by: Seller ,	and Buyer: , Pag	ge 3 of 5

Concerning the Prop	perty at			FM !			
Section 7. Within regularly provide i	the last 4 yea	not attached a survey o rs, have you (Seller) re I who are either license es, attach copies and com	ceived any d as inspect	writtei tors o			
Inspection Date	Туре	Name of Inspector				No. of Pa	ges
Pro	operty. A buyer	ely on the above-cited r should obtain inspection tion(s) which you (Selle	ons from ins	pecto	rs chosen by the buy		
	gement	☑ Senior Citizen ☑ Agricultural		□ Disa □ Disa □ Unk	bled Veteran		
requirements of Cl	napter 766 of th	ave working smoke det e Health and Safety Cod y):	le?* 🖫 unik	nown	no yes. If no		
smoke detec which the dw know the bu	ctors installed in velling is located	and Safety Code require accordance with the req including performance, l irements in effect in your information.	s one-family uirements of ocation, and	or two	o-family dwellings to h uilding code in effect in source requirements.	n the area in If you do not	
of the buyer' evidence of t the buyer m specifies the	s family who wili the hearing impa akes a written i locations for ins	to install smoke detectors reside in the dwelling is irment from a licensed ph request for the seller to stallation. The parties ma smoke detectors to instal	hearing-impa ysician; and install smoke y agree who	ired; (1 (3) wit e detec	2) the buyer gives the hin 10 days after the e ctors for the hearing-i	seller written ffective date, npaired and	ø
		ents in this notice are true d Seller to provide inaccu					ng the
Signature of Seller	y a (3	ale f	Signature of	Seller	*		Date
Printed Name: Geo	rge A Ball		Printed Nam				
(TAR-1406) 9-01-11	Init	ialed by: Seller:	. а	nd Bu	ver:	Page	4 of 5

SD。L型 1750年。

ADDITIONAL NOTICES TO BUYER:

- 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 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.
- If you are basing your offers on square footage, measurements, or boundaries, you should have those items

	independently measured to verify any reported information	n.
(4)	The following providers currently provide service to the pro-	operty:
	Electric: Bluesonnet Elec	phone #:
	Sawar Sextec	phone #:
	Sewer: Bestic Water: well + Blue bonnet Water	- aspholie # 19
	Cable: Dish Network	phone #:
	Trash: Town & Country	
		Sec. 1997
	Natural Gas:	phone #:
	Phone Company: ATIT - 2 lines	phone #:
	Propane: fayettevelle	phone #:
	Internet: Pexco Broadband	as of the date signed. The brokers have relied on this notice
(5)	This Seller's Disclosure Notice was completed by Seller	as of the date signed. The brokers have relied on this notice
		pe false or inaccurate. YOU ARE ENCOURAGED TO HAVE
	AN INSPECTOR OF YOUR CHOICE INSPECT THE PRO	JPERTY.
		es.
The	undersigned Buyer acknowledges receipt of the foregoing r	notice.
Sign	ature of Buyer Date	Signature of Buyer Date
_		Printed Name:
- run	od Hallo.	THROW HOLLO



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 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:

- 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.

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

Buyer, Seller, Landlord or Tenant

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, 512-936-3000 (http://www.trec.texas.gov)

(TAR-2501) 10-10-11

TREC No. OP-K

Coldwell Banker Properties 2402 S Day St Brenham, TX 77833 Phone: (979)836-0011

Fax: (979)836-6046

Donald Winkles

SID . != \$302 FM 50

A	DV	ER	TISI	NG	SOI	UR	CE
---	----	----	------	----	-----	----	----

Lifetime Foundation Restoration, Inc. P. O. Box 517 • Bellville, Tx 77418(979) 865-3400 • 1-800-278-0219

W	West State of the	
H	836	5656

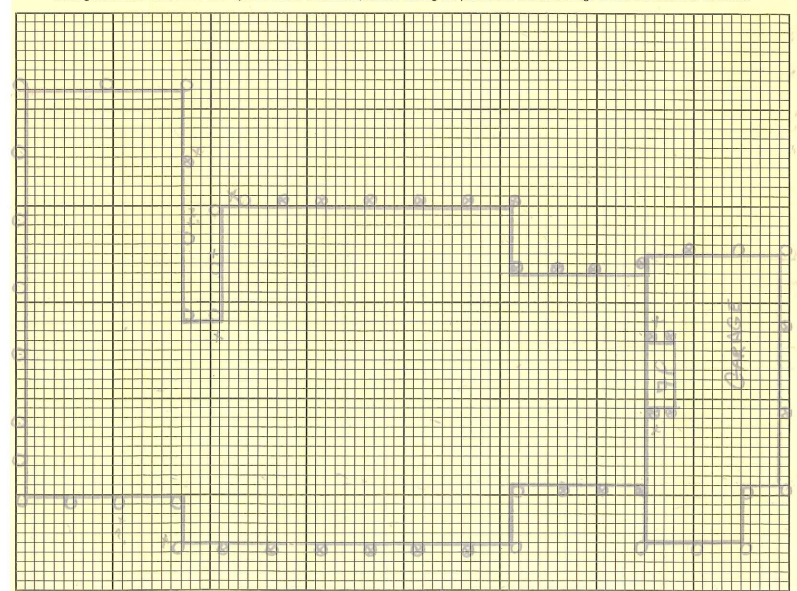
CONTRACT

STATE OF TEXAS	
COUNTY OF	

This agreement is made and entered into thisday of
of the County of the State of Texas, Party of the First Part, hereinafter termed Owner,
and Lifetime Foundation of the City of Bellville, County of Austin, and the State of Texas, Party of the Second Part, hereinafter termed Contractor.
WITNESSETH 48-49
In exchange for the Owner's promises and agreements described below, the Contractor agrees to do the following:
Underpin and raise sections of the house as shown in the attached drawing to as near the original grade as practically possible using pilings
on the foundation of the structure known locally as 6303 771 50 in the City of 700 in the
State of Texas, zip code ZXXX
In accordance with the Specifications, General and Special Conditions and Guarantees attached and made part of this agreement.

A. SPECIFICATIONS

- 1. The material used in the installation of the precast piling shall be minimum of 3000 psi at 28 day test concrete.
- 2. Pilings will be installed at the location and in the manner specified by the Contractor.
- 3. Pilings will be driven hydraulically to the depth necessary to develop skin friction sufficient to enable the piling to support the foundation, or until the pilings encounter rock or other strata capable of supporting the foundation.
- 4. After the pilings have been installed and are able to support the structure, a precast concrete cap will be installed and the jacking or raising continued until, in the sole opinion of the Contractor, further raising will produce or create damage to the foundation or structure.



		144
D	GENERAL CONDITIONS	
B.	The work to be performed under this contract is designed to attempt to return the foundation to as near its original horizontal position as possi	ible
2.	The stabilization or stopping of foundation settlement can and may reverse the damage already done to the foundation and structure and can an	
3.	cause or create new damage by movement or lack of movement. The Contractor recommends that home owner perform a hydro static test, performed on all plumbing on structure after completion of foun	dation
4.	repairs. This shall be done at the sole expense and obligation of the homeowner. The Contractor has no obligation to repair or to replace any damage whether it is exposed, concealed, or buried, to the foundation, structure,	floors.
	plumbing, electrical wiring, furniture, fixtures, furnishings, or personal property without regard to when or where said damage occurs. If damage due to negligence of the contractor, he is obligated to make proper repairs.	occurs
5.	If pilings and/or drilled piers are discovered after the work has begun and it is necessary to cut them loose from the foundation, an extra fee n charged.	
6.	If after work has begun, it is discovered that the foundation has been constructed of substandard materials or is of inadequate structural strer properly transfer the load imposed by underpinning or additional excavating is needed due to prior foundation work, beams exceed eighteen incheight, there can and may be an adjustment in the contract price and/or warranty.	ngth to ches in
C.	SPECIAL CONDITIONS	
D.		
	It is the intention of the Contractor to permanently stabilize the settlement of that portion of the foundation covered by this contract within one (in three hundred sixty (360) parts for the life of the structure that it supports. (1" settlement in 30' horizontal span). THIS WARRANTY SHALL BE NULL AND VOID IF:	1) part
1.	THE STRUCTURE IS ALTERED OR MODIFIED, OR IF ADDITIONS ARE MADE TO IT WHICH WOULD AFFECT LOADS ON FOUNDAY WITHOUT THE PRIOR WRITTEN APPROVAL OF LIFETIME FOUNDATION.	
2.	THE STRUCTURE SUFFERS FIRE, FLOOD OR STORM DAMAGE TO A SUBSTANTIAL DEGREE WHICH WOULD AFFECT LOADS OF	
	FOUNDATION. FLOOD DAMAGE SHALL INCLUDE WATER OR SEWER LEAKS UNDER OR ADJACENT TO THE FOUNDATION AND/OR OF PROPER DRAINAGE ADJACENT TO FOUNDATION ALLOWING PONDING OF ANY AND ALL WATER.	LACK
3.	THERE IS FOUNDATION WORK DONE TO FOUNDATION AFTER LIFETIME FOUNDATION HAS COMPLETED FOUNDATION REPAIRS.	
4.	THE STRUCTURE IS SITED ON A FAULT.	
5.	UNDERGROUND FACILITIES OR SWIMMING POOLS ARE INSTALLED WITHIN A HORIZONTAL DISTANCE EQUAL TO OR LESS THAN	THEIR
6.	DEPTH FROM THE FOUNDATION. THE FOUNDATION IS UNDERMINED (i.e. soil slumping, eroding, plumbing leaks, creek beds, excavations, etc.)	
7.	PROPER MOISTURE LEVEL IS NOT MAINTAINED ADJACENT TO FOUNDATION AFTER FOUNDATION REPAIR IS COMPLETED.	
	If settlement in excess of the above tolerance is found, the adjustment will be made at no expense to the Owner of the structure so long	as all
	provisions of the agreement are met. IN THE EVENT THAT THE CONTRACTOR AND THE OWNER CANNOT AGREE THAT THE SETTLEMENT OF THE FOUNDATION HAS	BEEN
	CONTROLLED AND SETTLEMENT IS WITHIN TOLERANCES SPECIFIED ABOVE, THE OWNER MAY RETAIN A REGISTERED PROFESSICIVIL ENGINEER OF TEXAS, ENGAGED SOLELY IN THE PRIVATE PRACTICE OF HIS PROFESSION AND KNOWLEDGEABLE IN SOILS FOUNDATIONS IN THE AREA, AND WHO IS ACCEPTABLE TO THE CONTRACTOR, AT THE SOLE EXPENSE OF THE OWNER, TO ACT. ARBITRATOR TO EFFECT A BINDING AGREEMENT BETWEEN THE PARTIES.	IONAL S AND
E.	ASSIGNMENT This agreement is assignable by the Owner of this contract if Lifetime Foundation is notified within thirty (30) days after the sale of the premises	by the
	Owner of this contract and a transfer fee of \$200.00, or such other amount as may reasonably require,	is paid
	with the said notification. A repossession by a lien holder gives the right to assign this contract if the lien holder complies with the thirty (30) days	notice
	and transfer fee requirements. IF THIS ASSIGNMENT IS NOT PROPERLY AND TIMELY MADE, THIS GUARANTEE IS VOID.	
F.	PAYMENT Transfer for the second trustended Add, 400	-112
	Payment of is required to be paid as for One-third (1/3) due upon signing of contract. One-third (1/3) due when work begins. Balance is due upon completion of work.	ollows:
	In the event it is necessary to file suit for the enforcement of this contract, suit shall be brought in county where work was performed, Texas, and	nd that
8	every party to this contract agrees to pay all costs of collecting or securing or attempting to collect or secure the monies due pursuant to this co	ontract,
	including a reasonable attorney's fee.	
-	This written agreement is the total agreement by and between Owner and Lifetime Foundation.	
D	LANA I notall 56 pilinas along exterior serimetos	
۲	of stoucture, Raise and stabiling	
P	LANB:	
1000000		

The above prices, specifications and conditions are satisfactory and are hereby accepted. You are authorized to perform the work specified. Payment will be as stated above.

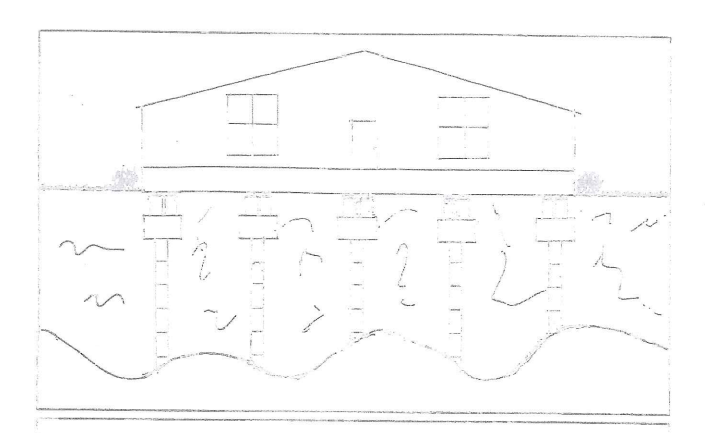
Owner Lange Co. Bally L. Owner By Say The

te 1/26/07 Date Date Date 1/20/07



Lifetime Foundation Restoration

Slobe · Pien & Beam · Massime Wennamby · Free Sections see



THIS DRAFTING IS FOR PURPOSES OF ILLUSTRATION ONLY

HOT TO SCALE

actual piling depths wary considerably depending on soil types.

Piles are placed on eight (8) fort centers (approximately) on single story structures and on six (6) foot centers (approximately) on two story structures.

Piles are driven until strata (and friction) dapable of supporting the structure is obtained.

Exact knowledge of the soil is not needed. When the piles reach soils and depths needed to support the structure they become permanently fixed in place.

Each pile is continuously tested while being installed. Whis keeps the percentage of failure to an absolute minimum

mighest quality materials are used insuring LIFECILE support for the structure.