Bob Heyen Realty

P.O. Box 156 Hondo, TX 78861 Tel: (830) 426-4333 Internet Address www.bobheyenrealty.com E-mail Address bobheyenrealty@gmail.com

ACRES:

25.01 acres, more or less.

LOCATION:

370 PR 3502, Hondo, Texas 78861. The property is located approximately 10 miles northeast of Hondo via State Hwy. 173N, right on CR 342, left on CR 251, then right on PR 3502 (gated entrance to Bandera Road Estates), all in Medina County, Texas.

LEGAL:

25.01 acres out of A#0220, H. Castro S#90, Winkler/Heyen, Tract 8.

PRICE:

\$789,000.00.

TERMS:

Cash to Seller or third-party financing.

SCHOOL:

Hondo I.S.D.

TAXES:

Property is currently under Agricultural Use Exemption. 2024 taxes

without exemptions were approximately \$10,441.13.

MINERALS:

Any and all minerals owned will be conveyed. To be more accurately

determined at time of new title commitment.

WATER:

One exempt domestic Edwards water well that supplies water to the home, barn and troughs. The well was drilled in 1999, has a depth of approximately 344' with a 1.5-HP submersible pump and pressure tank enclosed in a well house. The well was re-worked in June 2024.

UTILITIES:

Medina Electric Cooperative is the electric provider and propane (tank on site) supplies the stove, dryer, furnace, water heater and ignition for fireplace.

WILDLIFE:

Wildlife consists of Whitetail deer, hogs, turkey and dove. Hunting is allowed on the property.

LAND:

The property is flat to gently rolling with elevations ranging from 940'-970'. The ranch is abounded with majestic Live Oak, Cedar, Cedar Elm, Persimmon and blackbrush. Grass consists of blue stem grama, Bermuda and others native to the area. There is 5-strand barb wire fencing on one side. Free range cattle within the gated subdivision help keep the ag exemption.

IMPROVEMENTS:

Located within the secure, gated subdivision of Old Bandera Road Estates, this picturesque property has it all!! As you enter the property along the gravel road that winds through the oaks, the home and

improvements sit towards the back of the property offering privacy and peaceful country living! A circular drive as well as a covered two-car carport and garage allows for ample parking.

The headquarters area of the property includes a beautiful brick home built in 1999, has 3BR/2B and consists of approximately 1934 sq. ft. that includes the downstairs as well as an upstairs loft. Upon entry, the home opens to the great room that includes a large living area with a wood burning rock fireplace, open kitchen and dining area, walk-in pantry, and laundry room off the kitchen. Also off the kitchen is a spacious garage. Flooring consists of ceramic tile flooring with carpet in the bedrooms and loft. The island kitchen offers ample storage space with all appliances in place. Off the back of the home is a huge wood deck with plenty of space for entertainment! Just off the deck is an RV hookup with cleanout. There is a pipe fenced in side-yard with beautiful Oak tree for shade on the west side of the home.

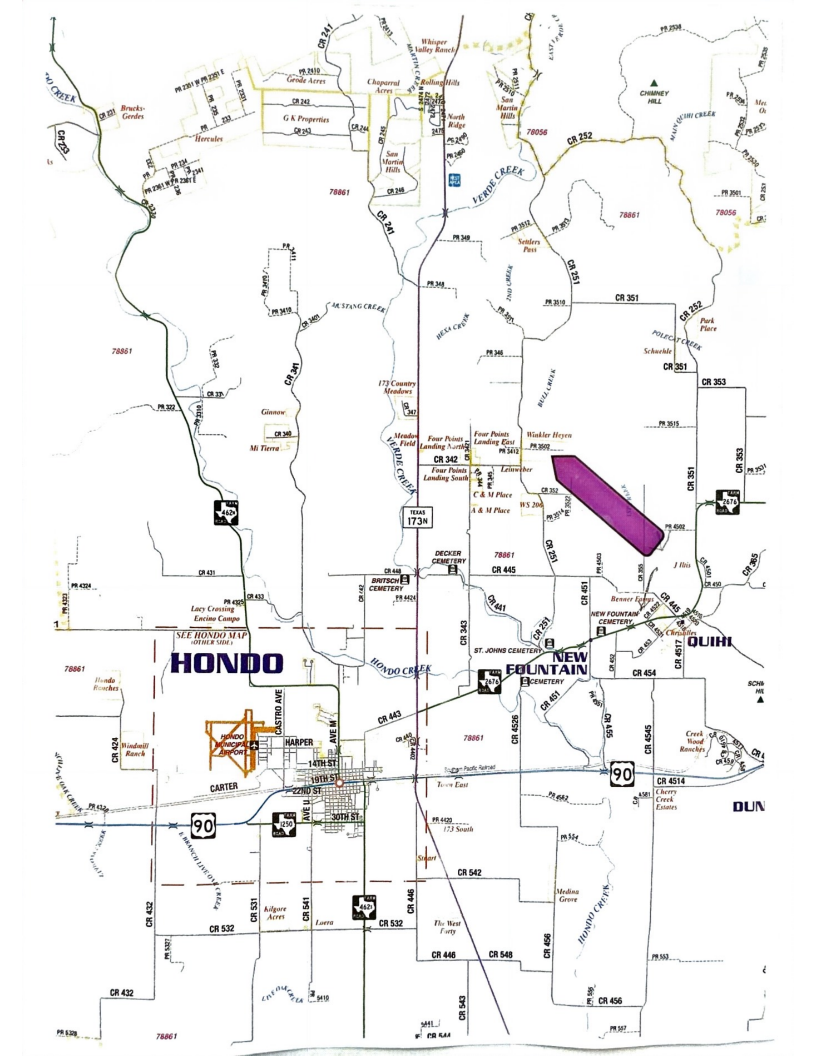
Also included is a 24'x50' Carolina style barn with plenty of room for animals or implements. Attached to the barn is a catch pen for loading or unloading animals. Near the barn is a large chicken coop (also used for raising a variety of birds). In addition, there are two storage rooms on the property.

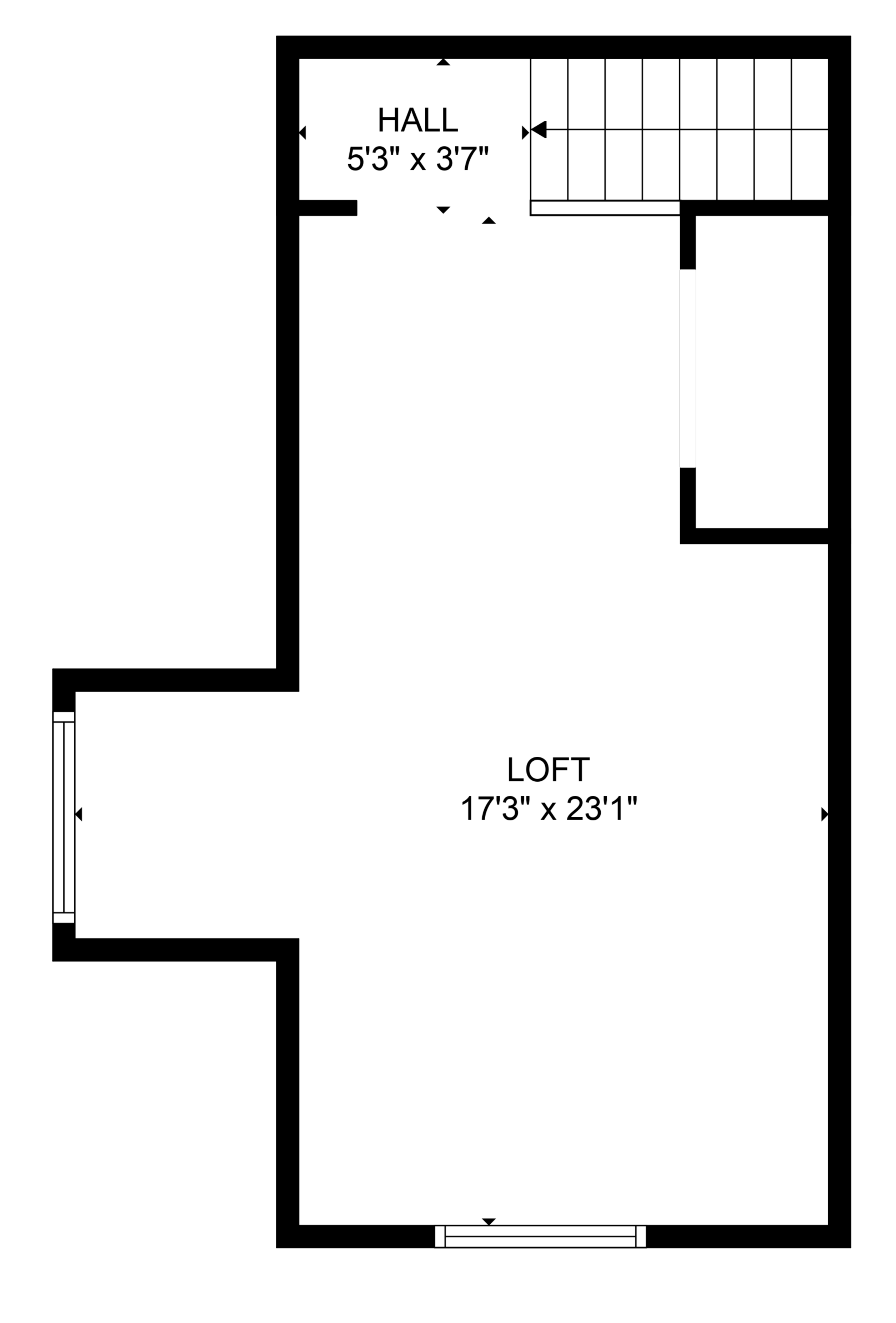
REMARKS:

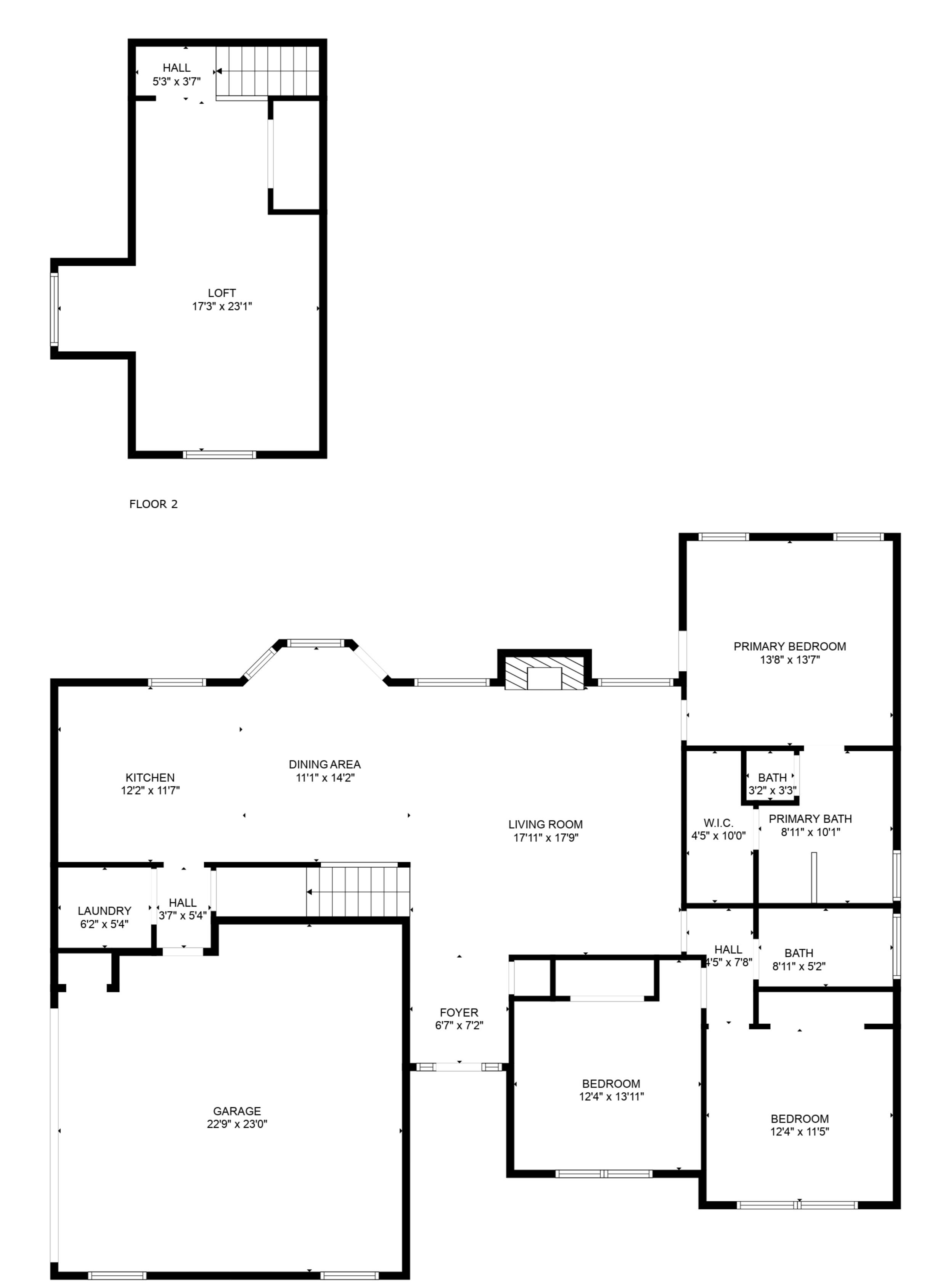
This is beautiful Hill Country small acreage property providing country living, good hunting and grazing land located just minutes north of Hondo off paved CR 251 and only 45 minutes to San Antonio!!

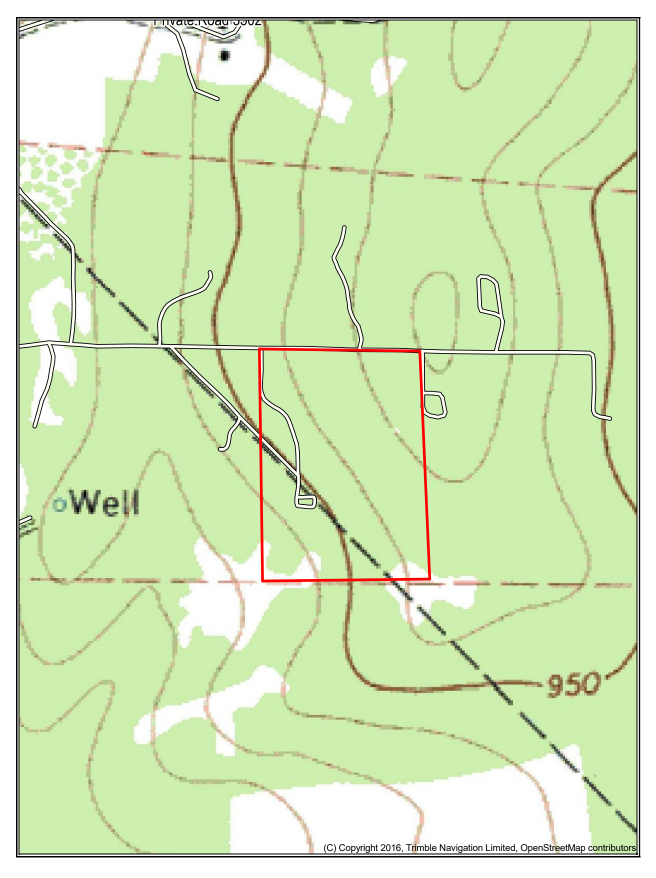
Notes:

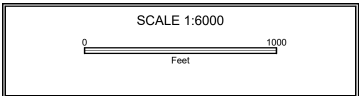
Feeders do not convey. There is an abandoned pipeline easement that traverses the property and a utility easement runs along the western boundary. HOA fees are approximately \$400.00 per year and light use restrictions apply.



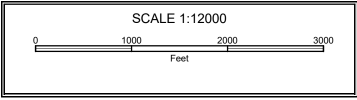




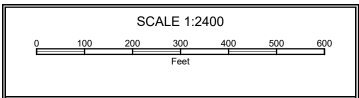


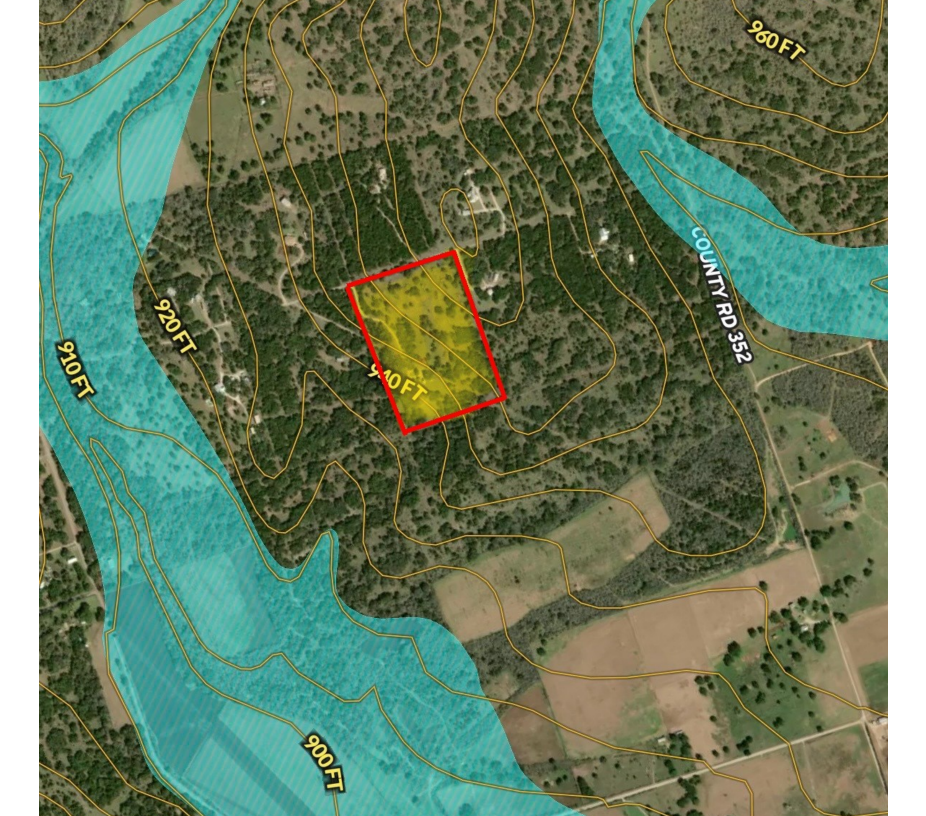














SELLER'S DISCLOSURE NOTICE

©Texas Association of REALTORS®, Inc. 2022

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.**

	370 PR 3502
CONCERNING THE PROPERTY AT	Hondo, TX 78861
AS OF THE DATE SIGNED BY	OF SELLER'S KNOWLEDGE OF THE CONDITION OF THE PROPERTY SELLER AND IS NOT A SUBSTITUTE FOR ANY INSPECTIONS OR VISH TO OBTAIN. IT IS NOT A WARRANTY OF ANY KIND BY SELLER, AGENT.
Seller <u>√</u> is is not occupying the Property? Property	ne Property. If unoccupied (by Seller), how long since Seller has occupied (approximate date) or never occupied the
	ns marked below: (Mark Yes (Y), No (N), or Unknown (U).) items to be conveyed. The contract will determine which items will & will not convey.

Item	Υ	N	J
Cable TV Wiring	✓		
Carbon Monoxide Det.	/		
Ceiling Fans	>		
Cooktop		>	
Dishwasher	/		
Disposal	>		
Emergency Escape Ladder(s)	•	<	
Exhaust Fans	>		
Fences	>		
Fire Detection Equip.		>	
French Drain		>	
Gas Fixtures	>		
Liquid Propane Gas:	>		
-LP Community (Captive)		✓	
-LP on Property	✓		

Item	Υ	N	U
Natural Gas Lines		\	
Fuel Gas Piping:		\	
-Black Iron Pipe		/	
-Copper		\	
-Corrugated Stainless Steel Tubing		✓	
Hot Tub		/	
Intercom System		<	
Microwave	✓		
Outdoor Grill	✓		
Patio/Decking	✓		
Plumbing System	\		
Pool		\	
Pool Equipment		\	
Pool Maint. Accessories		✓	
Pool Heater		✓	

Item	Υ	N	U
Pump: sump grinder		✓	
Rain Gutters		\	
Range/Stove	\checkmark		
Roof/Attic Vents	V		
Sauna		<	
Smoke Detector	V		
Smoke Detector - Hearing Impaired		<	
Spa		√	
Trash Compactor		✓	
TV Antenna		/	
Washer/Dryer Hookup	✓		
Window Screens	✓		
Public Sewer System		✓	

Item	Y	N	U	Additional Information
Central A/C	/			electric gas _number of units: 1
Evaporative Coolers		V		number of units:
Wall/Window AC Units		\		number of units:
Attic Fan(s)	✓			if yes, describe: Electric 2 speed located in small hallway
Central Heat		'		electric _/ gas number of units: 1
Other Heat		/		if yes, describe:
Oven	√			number of ovens: 1 electric _/ gas other:
Fireplace & Chimney				wood gas logs mockother:
Carport				attached not attached
Garage	V			attached not attached
Garage Door Openers	✓			number of units: 1 number of remotes: 2
Satellite Dish & Controls				ownedleased from: _DirecTV
Security System	✓			✓ owned leased from: Currenty not in use

(TXR-1406) 07-10-23

Initialed by: Buyer: _____, ___ and Seller:

Page 1 of 7

Bob Heyen Realty, P.O. Box 156 Hondo TX 78861

370 PR 3502 Hondo, TX 78861

Concerning the	Property at
----------------	-------------

Solar Panels		/		owned leased from:	
Water Heater	/	•		electric gas other: number of units: 1	
Water Softener	V			✓ ownedleased from:	
Other Leased Items(s)	V			if yes, describe: Internet	
Underground Lawn Sprinkler		✓		automatic manual areas covered	
Septic / On-Site Sewer Facility	✓			if yes, attach Information About On-Site Sewer Facility (TXR-1407)	
Water supply provided by: city \(\) well MUD co-op unknown other:					

Section 2. Are you (Seller) aware of any defects or malfunctions in any of the following? (Mark Yes (Y) if you are aware and No (N) if you are not aware.)

Item	Υ	N
Basement		/
Ceilings		\
Doors		/
Driveways		/
Electrical Systems		/
Exterior Walls		V

Item	Υ	Z
Floors		>
Foundation / Slab(s)		>
Interior Walls	/	
Lighting Fixtures		>
Plumbing Systems		>
Roof		✓

Item	Υ	Ν
Sidewalks		\
Walls / Fences		\
Windows	✓	
Other Structural Components		✓

If the answer to any of the items in Section 2 is yes, explain (attach additional sheets if necessary): 2 double paned windows cracked/broken (one pane) & several windows have lost seals; small hole in sheetrock in loft

Section 3. Are you (Seller) aware of any of the following conditions? (Mark Yes (Y) if you are aware and No (N) if you are not aware.)

Condition	Υ	N
Aluminum Wiring		✓
Asbestos Components		/
Diseased Trees: oak wilt		/
Endangered Species/Habitat on Property		/
Fault Lines		✓
Hazardous or Toxic Waste		/
Improper Drainage		✓
Intermittent or Weather Springs		
Landfill		/
Lead-Based Paint or Lead-Based Pt. Hazards		V
Encroachments onto the Property		✓
Improvements encroaching on others' property		
		✓
Located in Historic District		
Historic Property Designation		V
Previous Foundation Repairs		/

Condition	Υ	N
Radon Gas		✓
Settling		/
Soil Movement		/
Subsurface Structure or Pits		/
Underground Storage Tanks		\
Unplatted Easements		/
Unrecorded Easements		/
Urea-formaldehyde Insulation		/
Water Damage Not Due to a Flood Event		/
Wetlands on Property		✓
Wood Rot		/
Active infestation of termites or other wood		
destroying insects (WDI)		✓
Previous treatment for termites or WDI		✓
Previous termite or WDI damage repaired		/
Previous Fires		V

(TXR-1406) 07-10-23

Initialed by: Buyer:

and Seller:



Page 2 of 7 370 PR 3502,

Concerni	ing the Property at		370 PR 3502 Hondo, TX 78861	
Previous	Roof Repairs		Termite or WDI damage needing repair	
Previous	Other Structural Repairs	/	Single Blockable Main Drain in Pool/Hot Tub/Spa*	
	Use of Premises for Manufacture mphetamine	✓		
If the ans	swer to any of the items in Section 3 is yes,	, explain (a	attach additional sheets if necessary):	
*A sin	ngle blockable main drain may cause a suction e	 entrapment	hazard for an individual.	
of repair	r, which has not been previously dis	sclosed i	nent, or system in or on the Property that is in in this notice?yes _/ no lf yes, explain	
additiona	Il sheets if necessary):			
	5. Are you (Seller) aware of any of t holly or partly as applicable. Mark No (N		ring conditions?* (Mark Yes (Y) if you are awa	re and
<u>Y N</u>		, ,	,	
	Present flood insurance coverage.			
	Previous flooding due to a failure o water from a reservoir.	or breach	of a reservoir or a controlled or emergency rele	ease o
	Previous flooding due to a natural flood	event.		
	Previous water penetration into a struct	ure on the	Property due to a natural flood.	
_ ✓	Locatedwhollypartly in a 100 AO, AH, VE, or AR).)-year floo	odplain (Special Flood Hazard Area-Zone A, V, AS	99, AE
	Located wholly partly in a 500-y	ear floodp	olain (Moderate Flood Hazard Area-Zone X (shaded)).	
	Located wholly partly in a flood	way.		
	Located wholly partly in a flood	pool.		

*If Buyer is concerned about these matters, Buyer may consult Information About Flood Hazards (TXR 1414).

For purposes of this notice:

Located wholly partly in a reservoir.

If the answer to any of the above is yes, explain (attach additional sheets as necessary):

"100-year floodplain" means any area of land that: (A) is identified on the flood insurance rate map as a special flood hazard area, which is designated as Zone A, V, A99, AE, AO, AH, VE, or AR on the map: (B) has a one percent annual chance of flooding. which is considered to be a high risk of flooding; and (C) may include a regulatory floodway, flood pool, or reservoir.

"500-year floodplain" means any area of land that: (A) is identified on the flood insurance rate map as a moderate flood hazard area, which is designated on the map as Zone X (shaded); and (B) has a two-tenths of one percent annual chance of flooding, which is considered to be a moderate risk of flooding.

"Flood pool" means the area adjacent to a reservoir that lies above the normal maximum operating level of the reservoir and that is subject to controlled inundation under the management of the United States Army Corps of Engineers.

(TXR-1406) 07-10-23

Initialed by: Buyer: and Seller: Page 3 of 7 370 PR 3502.

370 PR 3502 Hondo, TX 78861

Concerning t	he Pro	perty	at
--------------	--------	-------	----

"Flood insurance rate map" means the most recent flood hazard map published by the Federal Emergency Management Agency under the National Flood Insurance Act of 1968 (42 U.S.C. Section 4001 et seg.).

"Floodway" means an area that is identified on the flood insurance rate map as a regulatory floodway, which includes the channel of a river or other watercourse and the adjacent land areas that must be reserved for the discharge of a base flood, also referred to as a 100-year flood, without cumulatively increasing the water surface elevation more than a designated height.

"Reservoir" means a water impoundment project operated by the United States Army Corps of Engineers that is intended to retain water or delay the runoff of water in a designated surface area of land.

pro	ovider,	. Have you (Seller) ever filed a claim for flood damage to the Property with any insurance including the National Flood Insurance Program (NFIP)?* yes no If yes, explain (attach sheets as necessary):
	Even v	is in high risk flood zones with mortgages from federally regulated or insured lenders are required to have flood insurance. When not required, the Federal Emergency Management Agency (FEMA) encourages homeowners in high risk, moderate and low risk flood zones to purchase flood insurance that covers the structure(s) and the personal property within the re(s).
Ad	ministı	. Have you (Seller) ever received assistance from FEMA or the U.S. Small Business ration (SBA) for flood damage to the Property?yes _/ no If yes, explain (attach additional necessary):
		. Are you (Seller) aware of any of the following? (Mark Yes (Y) if you are aware. Mark No (N) not aware.)
<u>Y</u>	N ✓	Room additions, structural modifications, or other alterations or repairs made without necessary permits, with unresolved permits, or not in compliance with building codes in effect at the time.
✓	_	Homeowners' associations or maintenance fees or assessments. If yes, complete the following: Name of association: Old Bandera Road Estates Manager's name: Phone: Fees or assessments are: \$ _400.00 peryear and are: √ mandatoryvoluntary 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:
	<u> </u>	Any notices of violations of deed restrictions or governmental ordinances affecting the condition or use of the Property.
	<u> </u>	Any lawsuits or other legal proceedings directly or indirectly affecting the Property. (Includes, but is not limited to: divorce, foreclosure, heirship, bankruptcy, and taxes.)
	<u> </u>	Any death on the Property except for those deaths caused by: natural causes, suicide, or accident unrelated to the condition of the Property.
	\checkmark	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 located on the Property that is larger than 500 gallons and that uses a public water supply as an auxiliary water source.
/ T \/	(D. 4400)	207.40.22 Initialed by Duyer and Calley M

(TXR-1406) 07-10-23

Initialed by: Buyer:

Page 4 of 7

370 PR 3502.

370 PR 3502 Hondo, TX 78861

Concernir	ng the Property at	Но	ndo, TX 78861		
The Property is located in a retailer.		ted in a propane gas system ser	a propane gas system service area owned by a propane distribution system		
✓ _	Any portion of the district.	Property that is located in a g	roundwater conservation distric	ct or a subsidence	
Medina C	wer to any of the items in County Groundwater Co	n Section 8 is yes, explain (attach a onservation District	dditional sheets if necessary):		
persons	who regularly prov	4 years, have you (Seller) reide inspections and who are pections? yes _✓ no If yes, a	either licensed as inspec	tors or otherwise	
Inspection	Date Type	Name of Inspector		No. of Pages	
Section 1 VHo Wi	A buyer O. Check any tax exenomestead ildlife Management	ly on the above-cited reports as a reshould obtain inspections from inspection(s) which you (Seller) curresulting. Senior Citizen/ Agricultural	pectors chosen by the buyer.	, ,	
	1. Have you (Seller) insurance provider?	ever filed a claim for damag	je, other than flood damage	e, to the Property	
example,	an insurance claim	ever received proceeds for or a settlement or award in a settlement eclaim was made? yes/ no	legal proceeding) and not u		
detector	requirements of Cha	y have working smoke detection of the Health and Sational sheets if necessary):	afety Code?* unknown	no √yes. If no	
inst incl	alled in accordance with the uding performance, location	d Safety Code requires one-family or tw he requirements of the building code in n, and power source requirements. If you nknown above or contact your local build	n effect in the area in which the dwe I do not know the building code requii	elling is located,	
		n install smoke detectors for the hearing Iwelling is hearing-impaired; (2) the bu			

family who will reside in the dwelling is hearing-impaired; (2) the buyer gives the seller written evidence of the hearing impairment from a licensed physician; and (3) within 10 days after the effective date, the buyer makes a written request for the seller to install smoke detectors for the hearing-impaired and specifies the locations for installation. The parties may agree who will bear the cost of installing the smoke detectors and which brand of smoke detectors to install.

(TXR-1406) 07-10-23

Initialed by: Buyer: _____, ___ and Seller:

9/10/25 1:40 PM CDE ax:

••	70 PR 3502 do, TX 78861		
Seller acknowledges that the statements in this notice are true to including the broker(s), has instructed or influenced Seller to material information.	to the best of Seller		
	n Mechaley	dotloop verified 09/10/25 1:40 PM CDT Z462-FCDP-R3MH-P4UE	
Signature of Seller Date Signature	e of Seller		Date
Printed Name: Lisa Mechaley Printed N	Name: <u>John Med</u>	chaley	
ADDITIONAL NOTICES TO BUYER:			
(1) The Texas Department of Public Safety maintains a database determine if registered sex offenders are located in certain https://publicsite.dps.texas.gov . For information concerning neighborhoods, contact the local police department.	zip code areas. To	search the database,	visit
(2) If the Property is located in a coastal area that is seaward of feet of the mean high tide bordering the Gulf of Mexico, the Act or the Dune Protection Act (Chapter 61 or 63, Natural construction certificate or dune protection permit may be re local government with ordinance authority over construinformation.	e Property may be s Resources Code, re equired for repairs or	ubject to the Open Bea spectively) and a beach improvements. Contact	aches nfront t the
(3) If the Property is located in a seacoast territory of this so Commissioner of the Texas Department of Insurance, requirements to obtain or continue windstorm and hail in required for repairs or improvements to the Property. For Regarding Windstorm and Hail Insurance for Certain Propertment of Insurance or the Texas Windstorm Insurance Associated	the Property may nsurance. A certifica or more information, roperties (TXR 2518	be subject to addit ate of compliance may please review <i>Inform</i>	tional y be nation
(4) This Property may be located near a military installation and compatible use zones or other operations. Information relative available in the most recent Air Installation Compatible Use for a military installation and may be accessed on the Intercounty and any municipality in which the military installation is located.	ing to high noise a Zone Study or Joir net website of the m	nd compatible use zone nt Land Use Study prep	es is pared
(5) If you are basing your offers on square footage, measure items independently measured to verify any reported information.	ements, or boundari	es, you should have t	those
(6) The following providers currently provide service to the Property:			
Electric: Medina Electric CoOp	phone #: <u>866</u> -	-632-3532	
Sewer: Septic			
Water: Edwards Well			
Cable:	phone #:		
Trash:			

(TXR-1406) 07-10-23

Propane:

Internet:

Natural Gas:

Phone Company:

Initialed by: Buyer:

phone #: 830-931-3333

phone #: 830-931-0447

phone #:

phone #:

1:42 PM CDT 1:40 PM CDT dotloop verificax:

Robbins Propane

Cascom (Castroville Computers)

and Seller:

Concerning the Property at	Hondo, TX 78861
· ·	Seller as of the date signed. The brokers have relied on eason to believe it to be false or inaccurate. YOU ARE R CHOICE INSPECT THE PROPERTY.
The undersigned Buyer acknowledges receipt of the fore	going notice.
Signature of Buyer Da	e Signature of Buyer Date
Printed Name:	Printed Name:

370 PR 3502

(TXR-1406) 07-10-23 Initialed by: Buyer: ___

370 PR 3502,

and Seller:



INFORMATION ABOUT ON-SITE SEWER FACILITY

USE OF THIS FORM BY PERSONS WHO ARE NOT MEMBERS OF THE TEXAS ASSOCIATION OF REALTORS®, INC. IS NOT AUTHORIZED. ©Texas Association of REALTORS®, Inc., 2004

CC	ONCERNING THE PROPERTY AT	370 PR 3502 Hondo, TX 78861	
A.	DESCRIPTION OF ON-SITE SEWER FACILITY O	ON PROPERTY:	
	(1) Type of Treatment System: ✓ Septic Tank ☐ Conventional	Aerobic Treatment	Unknown
	(2) Type of Distribution System: Leach lines		Unknown
	(3) Approximate Location of Drain Field or Distribu Behind deck on south side of property	tion System:	
	(4) Installer:		- - ✓ Unknown
	(E) Approximate Age: Installed in 1000		Unknown
В.			
	(1) Is Seller aware of any maintenance contract in If yes, name of maintenance contractor:		☐ Yes 🗹 No
	Phone: contracts must be in effect to ope sewer facilities.)	ct expiration date:	
	(2) Approximate date any tanks were last pumped	? May 2017	
	(3) Is Seller aware of any defect or malfunction in t	the on-site sewer facility?	☐ Yes ☑ No
•	(4) Does Seller have manufacturer or warranty info		☐ Yes ☑ No
C.	PLANNING MATERIALS, PERMITS, AND CONTI		
	(1) The following items concerning the on-site sew planning materials permit for original insemantenance contract manufacturer inform	stallation final inspection when OS	SF was installed
	(2) "Planning materials" are the supporting materials submitted to the permitting authority in order to		
	(3) It may be necessary for a buyer to have transferred to the buyer.	e the permit to operate an on-si	te sewer facility
(TX	(R-1407) 1-7-04 Initialed for Identification by Buyer	, and Seller LM GM	Page 1 of 2

Bob Heyen Realty, P.O. Box 156 Hondo TX 78861

370 PR 3502,

Information about On-Site Sewer Facility concerning ______ Hondo, TX_78861

D. INFORMATION FROM GOVERNMENTAL AGENCIES: Pamphlets describing on-site sewer facilities are available from the Texas Agricultural Extension Service. Information in the following table was obtained from Texas Commission on Environmental Quality (TCEQ) on 10/24/2002. The table estimates daily wastewater usage rates. Actual water usage data or other methods for calculating may be used if accurate and acceptable to TCEQ.

<u>Facility</u>	Usage (gal/day) without water- saving devices	Usage (gal/day) with water- saving devices
Single family dwelling (1-2 bedrooms; less than 1,500 sf)	225	180
Single family dwelling (3 bedrooms; less than 2,500 sf)	300	240
Single family dwelling (4 bedrooms; less than 3,500 sf)	375	300
Single family dwelling (5 bedrooms; less than 4,500 sf)	450	360
Single family dwelling (6 bedrooms; less than 5,500 sf)	525	420
Mobile home, condo, or townhouse (1-2 bedroom)	225	180
Mobile home, condo, or townhouse (each add'l bedroom)	75	60

This document is not a substitute for any inspections or warranties. This document was completed to the best of Seller's knowledge and belief on the date signed. Seller and real estate agents are not experts about on-site sewer facilities. Buyer is encouraged to have the on-site sewer facility inspected by an inspector of Buyer's choice.

Lisa Mechaley	dotloop verified 09/10/25 1:42 PM CDT HVRK-VHYF-G6MO-EFXT		John Mechaley	dotloop verified 09/10/25 1:40 PM CDT IM75-ZPVS-YO3K-XRXG	
Signature of Seller Lisa Mechaley		Date	Signature of Seller John Mechaley		Date
Receipt acknowledged by:					
Signature of Buyer		Date	Signature of Buyer		Date

(TXR-1407) 1-7-04 Page 2 of 2



NOTICE TO PURCHASERS

1607 Avenue K Hondo, Texas 78861 Telephone: 830.741.3162 Fax: 830.741.3540

The Medina County Groundwater Conservation District (GCD) is not a water provider or utility. The service it provides, is the registration or permitting or groundwater wells, and regulations related to those wells. The purpose is to provide of the GCDs taxing authority. The following is from WATER CODE, TITLE 4., CHAPTER 49., SUBCHAPTER M., Section 49.452.(d) https://statutes.capitol.texas.gov/Docs/WA/htm/WA.49.htm

The real property, described below, that you are about to purchase is located in the Medina County Groundwater Conservation District. The district has taxing authority separate from any other taxing authority and may, subject to voter approval, issue an unlimited amount of bonds and levy an unlimited rate of tax in payment of such bonds. As of this date, the rate of taxes levied by the district on real property located in the district is \$0.007903 on each \$100 of assessed valuation. If the district has not yet levied taxes, the most recent projected rate of tax, as of this date, is \$0.007903 on each \$100 of assessed valuation. The total amount of bonds, excluding refunding bonds and any bonds or any portion of bonds issued that are payable solely from revenues received or expected to be received under a contract with a governmental entity, approved by the voters and which have been or may, at this date, be issued is \$0.00 the aggregate initial principal amounts of all bonds issued for one or more of the specified facilities of the district and payable in whole or in part from property taxes is \$0.00

The district has the authority to adopt and impose a standby fee on property in the district that has water, sanitary sewer, or drainage facilities and services available but not connected and which does not have a house, building, or other improvement located thereon and does not substantially utilize the utility capacity available to the property. The district may exercise the authority without holding an election on the matter. As of this date, the most recent amount of the standby fee is \$0.00 . An unpaid standby fee is a personal obligation of the person that owned the property at the time of imposition and is secured by a lien on the property. Any person may request a certificate from the district stating the amount, if any, of unpaid standby fees on a tract of property in the district.

The purpose of this district is to provide water services within the district in whole or in part from property taxes. The legal description of the property you are acquiring is as follows:

370 PR 3502, Hondo, Texas 78861 (25.01 Acres - Tract 8, Old Bandera Road Estates) (Date)

Signature of Seller Lisa Mechaley

dotloop verified 09/10/25 1:42 PM CDT ITBH-PSVD-TXFH-VIBF

John Mechaley

dotloop verified 09/10/25 1:40 PM CDT D4LB-WK8A-TN8D-R76M

PURCHASER IS ADVISED THAT THE INFORMATION SHOWN ON THIS FORM IS SUBJECT TO CHANGE BY THE DISTRICT AT ANY TIME. THE DISTRICT ROUTINELY ESTABLISHES TAX RATES DURING THE MONTHS OF SEPTEMBER THROUGH DECEMBER OF EACH YEAR, EFFECTIVE FOR THE YEAR IN WHICH THE TAX RATES ARE APPROVED BY THE DISTRICT. PURCHASER IS ADVISED TO CONTACT THE DISTRICT TO DETERMINE THE STATUS OF ANY CURRENT OR PROPOSED CHANGES TO THE INFORMATION SHOWN ON THIS FORM.

The undersigned purchaser hereby acknowledges receipt of the foregoing notice at or prior to execution of a binding contract for the purchase of the real property described in such notice or at closing of purchase of the real property.

370 PR 3502, Hondo, Texas 78861 ((25.01 Acres - Tract 8, Old Bandera Road Estates)
(Date)	
Signature of Purchaser	





Information About Brokerage Services

EQUAL HOUSING

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

TYPES OF REAL ESTATE LICENSE HOLDERS:

- A BROKER is responsible for all brokerage activities, including acts performed by sales agents sponsored by the broker.
- A SALES AGENT must be sponsored by a broker and works with clients on behalf of the broker.

A BROKER'S MINIMUM DUTIES REQUIRED BY LAW (A client is the person or party that the broker represents):

- Put the interests of the client above all others, including the broker's own interests;
- Inform the client of any material information about the property or transaction received by the broker;
- Answer the client's questions and present any offer to or counter-offer from the client; and
- Treat all parties to a real estate transaction honestly and fairly.

A LICENSE HOLDER CAN REPRESENT A PARTY IN A REAL ESTATE TRANSACTION:

AS AGENT FOR OWNER (SELLER/LANDLORD): The broker becomes the property owner's agent through an agreement with the owner, usually in a written listing to sell or property management agreement. An owner's agent must perform the broker's minimum duties above and must inform the owner of any material information about the property or transaction known by the agent, including information disclosed to the agent or subagent by the buyer or buyer's agent. An owner's agent fees are not set by law and are fully negotiable.

AS AGENT FOR BUYER/TENANT: The broker becomes the buyer/tenant's agent by agreeing to represent the buyer, usually through a written representation agreement. A buyer's agent must perform the broker's minimum duties above and must inform the buyer of any material information about the property or transaction known by the agent, including information disclosed to the agent by the seller or seller's agent. A buyer/tenant's agent fees are not set by law and are fully negotiable.

AS AGENT FOR BOTH - INTERMEDIARY: To act as an intermediary between the parties the broker must first obtain the written agreement of each party to the transaction. The written agreement must state who will pay the broker and, in conspicuous bold or underlined print, set forth the broker's obligations as an intermediary. A broker who acts as an intermediary:

- Must treat all parties to the transaction impartially and fairly;
- May, with the parties' written consent, appoint a different license holder associated with the broker to each party (owner and buyer) to communicate with, provide opinions and advice to, and carry out the instructions of each party to the transaction.
- Must not, unless specifically authorized in writing to do so by the party, disclose:
 - that the owner will accept a price less than the written asking price;
 - o that the buyer/tenant will pay a price greater than the price submitted in a written offer; and
 - o any confidential information or any other information that a party specifically instructs the broker in writing not to disclose, unless required to do so by law.

AS SUBAGENT: A license holder acts as a subagent when aiding a buyer in a transaction without an agreement to represent the buyer. A subagent can assist the buyer but does not represent the buyer and must place the interests of the owner first.

TO AVOID DISPUTES, ALL AGREEMENTS BETWEEN YOU AND A BROKER SHOULD BE IN WRITING AND CLEARLY ESTABLISH:

- The broker's duties and responsibilities to you, and your obligations under the representation agreement.
- Who will pay the broker for services provided to you, when payment will be made and how the payment will be calculated.

LICENSE HOLDER CONTACT INFORMATION: This notice is being provided for information purposes. It does not create an obligation for you to use the broker's services. Please acknowledge receipt of this notice below and retain a copy for your records.

Bob Heyen Realty		9013629	bobheyenrealty@gmail.com	(830)426-4333
Licensed Broker /Broker Firm Name	or	License No.	Email	Phone
Primary Assumed Business Name				
Kyle J Heyen		459073	bobheyenrealty@gmail.com	(210)912-6007
Designated Broker of Firm		License No.	Email	Phone
Licensed Supervisor of Sales Agent/ Associate		License No.	Email	Phone
Kyle Heyen		459073	bobheyenrealty@gmail.com	(830)426-4333
Sales Agent/Associate's Name		g// 09/10/25 icense No.	Email	Phone
	de Buver/Fran	tant/Seller/ Landlerd I nitials	Date	

Regulated by the Texas Real Estate Commission

Information available at www.trec.texas.gov

DECLARATION OF RESTRICTIONS, EASEMENTS AND LIMITATIONS FOR 100573

OLD BANDERA ROAD ESTATES

THE STATE OF TEXAS \$ \$ COUNTY OF MEDINA \$ KNOW ALL MEN BY THESE PRESENTS

FRANK .E. WINKLER and CLAY HEYEN, hereinafter called "DECLARANT," being the owner of all of the surface estate of the following described real property lying and being situated in the County of Medina, State of Texas, and being more particularly described as follows, to-wit:

A 258.7 Acre Tract of Land being situated about 7.5 miles N 34 deg. E of the City of Hondo in Medina County, Texas, being 257.6 Acres out of Survey No. 90, Abstract No. 220, Henry Castro, original Grantee, and 1.1 Acres out of Survey No. 89, Abstract No. 871, Jacob Solms, original Grantee, also being all of a 260 Acre Tract conveyed from Marion A. Brucks to Annie Brucks Bendele and Herman L. Brucks by Deed dated May 17, 1983 and recorded in Volume 324, Page 694 of the Deed Records of Medina County, Texas, and being more particularly described in Exhibit "A" attached hereto and made a part hereof for all purposes (the "Property").

for the purpose of carrying out a uniform plan for the development, do hereby make, declare, adopt and impose upon the above described real property, the following covenants, conditions, restrictions, and limitations which shall apply to and become a part of all contracts of sale, contracts for deed, deeds, and other legal instruments whereby title or possession to any tract in said Property is hereafter conveyed or transferred, such covenants, conditions, restrictions, and limitations to run with the land and to be binding upon and inure the above-described property or any portion thereof, to the benefit of the Property, each tract and each Owner, their heirs, executors, administrators, successors, and assigns.

ARTICLE I

DEFINITIONS

Section 1.1 "Owner" shall mean and refer to one or more persons who have been conveyed an Interest in the Property, whether by deed, contract for deed, lease or license, and their transferees. The term "Owner" shall not include those having an Interest mainly for purposes of securing performance of an obligation, provided that the purchaser at a foreclosure sale or trustee's sale shall be deemed an Owner. Where record title is vested in the Texas Veterans Land Board subject to a contract for deed by and between the Texas Veterans Land Board and a "veteran purchaser", the veteran purchaser shall be deemed the Owner.

Section 1.3 "Person" shall mean an individual, corporation, Partnership, association, trust or other legal entity or any combination thereof.

Section 1.4 "Association" shall mean and refer to the Old Bandera Road Estates Owners Association, an Association comprised of the Owners as herein defined, their successors and assigns, as

Declaration of Restrictions - Page 1

Vol. 328 Pg. 844

described below, the bylaws of which shall govern the administration of this Property according to the terms of this Declaration.

Section 1.5 "Interest" shall mean and refer to that right of exclusive use of any tract in the Property, whether such interest be obtained by virtue of deed, contract for deed, lease, license or other similar conveyance.

ARTICLE II

OLD BANDERA ROAD ESTATES

Section 2.1 The Owner Association is hereby established and activated for the purpose of establishing rules and regulations of its members. Such Association may establish rules and regulations as it deems appropriate for the mutual benefit of the tract owners in the Property, according to the bylaws of the Association and so long as such rules and bylaws do not in any way conflict with this Declaration of Restrictions, Easements and Limitations. The Association shall have a Board of Directors appointed by Declarant until such time as 100% of the tracts in the Property have been sold to other persons.

Section 2.2 Membership. Each Owner shall be a Member of the Association. The Membership in the Association shall be appurtenant and shall not separate from ownership of an Interest, and any transfer of such membership not made as part of a sale or transfer of an Interest shall be null and void. Ownership of an Interest shall be the sole qualification for being, and shall automatically make the Owner a Member of the Association subject to all of the bylaws, rules and regulations of the Association. No Member shall be required to pay any consideration whatsoever solely of its membership in the Association. No Member may resign or otherwise terminate its Membership in the Association.

Section 2.3 Voting Right. The voting rights and procedures of Members of the Association shall be as set forth in the bylaws of the Association; provided, however, if an Interest is held by more than one person, the number of votes entitled to be cast for such Interest shall be the same number as if such Interest were held by only one person.

Section 2.4 Suspension of Voting Rights. The voting rights of an Owner may be suspended by the Association for any period during which any assessment against such Owners is in default, and for a period not to exceed sixty (60) days for an infraction by an Owner of the Association's rules and regulations.

ARTICLE III

ASSESSMENTS

Section 3.1 Amount of Assessments. Each tract in the Property shall be assessed annually the amount of \$100.00 for road maintenance. Special assessments to be used by the Association for any of the uses and purposes described in the bylaws of the Association may also be established. The amount of any special assessment shall be established by the Board of Directors of the Association, subject to approval of at least two-thirds of the Owners.

Section 3.2 Creation of Lien and Personal Obligation for Assessments. Each Owner of any Interest is hereby deemed to covenant by acceptance of a conveyance or transfer of an Interest, whether it shall be so expressed in such conveyance or transfer, to pay to the Association the assessments hereinafter described. Such assessments, together with interest, costs of collection, and attorney's fees, shall be a continuing lien upon the Interest of

Declaration of Restrictions - Page 2

c:\legal97\97-72\restrict.1

Vol.	328	845
VOI.		-ry

the Owner against whom such assessment is made. The obligation to pay such assessments being part of the purchase price of each Interest, such lien shall be superior and paramount to any homestead or other exemption provided by law. Each such assessment, together with the interest, costs, and attorney's fees, shall also be the personal obligation of the person who was the Owner of such Interest at the time assessment first became due. The personal obligation for delinquent assessments shall not pass to an Owner's successor in title unless expressly assumed by such successor, but, nevertheless, the lien of such assessments shall continue to be a lien upon the Interest as provided above.

المنظم المنظ المنظم المنظ

Section 3.3 Subordination of the Lien to Mortgages. The lien of the assessments provided for herein shall be subordinate to the lien of any first deed of trust lien or any lien securing a debt incurred in purchasing any Interest. Sale or transfer of any Interest shall not affect the assessment lien. However, the sale or transfer of any Interest pursuant to mortgage foreclosure or any proceeding in lieu thereof, shall extinguish the lien of such assessments as to payments which become due prior to such sale or transfer. No sale or transfer shall relieve such Interest from liability for any assessment thereafter becoming due or from the lien thereof. No sale or transfer shall relieve the tract owner from individual liability for assessments made during the period of his ownership and extinguishment of the lien shall not relieve the Owner of his personal obligation and liability.

Section 3.4 Abatement of Assessments. No diminution or abatement of assessments shall be allowed or claimed for inconveniences or discomfort arising from the making or repairs of improvements or from any action taken to comply with any law, ordinance or order of a governmental authority.

Section 3.5 Collection of Assessments. No Owner may exempt himself from liability for assessments by waiver of the use or enjoyment of any of the facilities provided or maintained by the Association. The Association may enforce collection of delinquent assessment by suit at law for a money judgment, and the expenses incurred in collecting unpaid assessments including interest; costs and attorney's fees shall be chargeable to the Owner in default. The Association may also discontinue the furnishing of any services to an Owner in default of its obligations. Any Owner in default in the payment of its assessment to the Association shall not be entitled to vote at any meeting of the members of the Association so long as such default continues.

ARTICLE IV

EASEMENTS

Section 4.1 Easements By this instrument, Declarant grants, conveys and impresses upon the Property, for the benefit of the Declarant, his heirs, successors and assigns and for the benefit of the Owner(s) as defined in Article I, Section 1.1 of this instrument, an easement and right-of-way over and across the lands described as follows:

A 50-Foot Road Easement, being situated about 7.5 miles N. 34 deg. E of the City of Hondo in Medina County, Texas, being out of Survey No. 90, Abstract No. 220, Henry Castro, original Grantee, and out of Survey No. 89, Abstract No. 871, Jacob Solms, dec., original Grantee, also being out of a 258.7 Acre Tract conveyed from Annie Brucks Bendele and Marilynn Biediger Brucks by Deed dated May 30, 1997 and recorded in Volume 297, Page 444 of the Deed Records of Medina County, Texas, said easement being 25 feet right of and 25 feet left of and parallel to a center line being more particularly described in Exhibit "B" attached hereto and made a part hereof for all purposes.

Declaration	of	Restrictions	-	Page 3	*	ă.	#	್ಷc:\legal97\97-72\restrict.1					
								Vol.		328	Pg		846

This instrument grants an easement appurtenant which shall run with the land for the benefit of the Owners, their heirs, successors and assigns and this easement shall be perpetual. Declarant and Declarant's heirs, personal representatives, successors and assigns are and shall be bound to warrant and forever defend the easement and rights conveyed in this instrument to any and every person claiming or to claim all or any part of the interest in the Property.

The easement, rights and privileges granted by this conveyance are non-exclusive, and Declarant reserves and retains the right to convey similar rights and easements to such other persons as Declarant may deem proper.

Section 4.2 Maintenance of Roads The ingress and egress easement providing access to each tract is a private road which is owned by the Declarant and the Owners of the respective tracts. Declarant will maintain the road until June 30, 1999, at which time responsibility for maintenance of the easement will be conveyed to the Association. The Association will thereafter be responsible for maintenance.

Section 4.3 <u>Utility Easements</u> It is understood and agreed that perpetual easements are reserved for the installation and maintenance of utilities and all necessary appurtenances thereto, whether installed in the air, upon the surface or underground, along and within ten feet (101) of the rear, front and side lines of all tracts and in the roads or easements of the Property and ten feet (10') along the outer boundaries of all roads where Property lines or individual tracts are deeded to the center of the roadway. Nothing shall be placed or permitted to remain within the easement areas which may damage or interfere with the installation and maintenance of utilities. The easement area of each tract and all improvements within it shall be maintained by the owner of the lot, except for the facilities for which an authority or utility company is responsible. Utility companies or their employees shall have all of the rights and benefits necessary or convenient for the full enjoyment of the rights herein granted, including but not limited to the free right of ingress to and egress from the right of way and easement, and the right from time to time to cut all trees, undergrowth and other obstructions that may injure, endanger or interfere with the operation of said utility facilities. The easement rights herein reserved include the privilege of anchoring any support cables or other devices outside said easement when deemed necessary by the utility to support equipment within said easement and the right to install wires and/or cables not within said easement so long as such items do not prevent the construction of buildings on any of the tracts of the Property.

ARTICLE V RESTRICTIONS

Section 5.1 Prohibition Against Subdivision No tract may be subdivided without the express consent of the Declarant. After Declarant has conveyed all its interest in the subdivision, any consent to subdivision shall be by the express written consent of the Association.

Section 5.2 Prohibition Against Thru Easement No easement may be granted over or across any tract for the purpose of ingress and egress to property adjacent to the Property, without the express consent of the Declarant.

Section 5.3 Setback Requirements. A greenbelt of one hundred feet (100') in width shall be maintained along the road frontage. No building, camp trailer, motor home, mobile home or structure of any nature shall be located on any tract closer than one hundred feet (100') to the front property line, nor closer than

Vol. 328 Pg. 847 c:\legal97\97-72\restrict.1

fifty feet (50') to any side or back property line, unless prior written approval of the Declarant or the Association is given.

Section 5.4 Storage of Trash and Weeds. Section 5.4 Storage of Trash and Weeds. No tract shall ever be used for outside, unenclosed storage of any nature, nor shall any tract or part thereof be used or restricted. shall any tract or part thereof be used or maintained as a dumping ground for rubbish or debris or junk. Trash, garbage, or other wastes shall not be permitted except in sanitary containers. All incinerators or cans or other equipment for the storage or disposal of such materials shall be kept in a clean and sanitary condition and behind tract improvements so they are not visible from the

<u>Section 5.5</u> <u>Unused Vehicles.</u> The storage of junked, abandoned or wrecked items such as motor vehicles, boats, or other equipment or materials shall not be permitted on any tract in the Property. Any car or vehicle not in running condition or regularly used by the owner thereof or his agent shall not be allowed to remain on any tract in the Property for more than six weeks.

Section 5.6 Noxious Activity. No noxious or offensive activity shall be carried on or maintained on any tract, nor shall anything be done thereon which may be or become a nuisance to the neighborhood.

Section 5.7 Mail Boxes. All mail boxes shall be of a type and design and placed in a location approved by the U.S. All mail boxes shall be of a Postmaster and the Association.

Section 5.8 Cleaning Tracts. After thirty (30) days notice to the Owner thereof, the Association shall have the right to clean and clear tracts of unsightly trash and refuse, such cleaning and clearing to be at the expense of the particular tract owner and for which a lien in favor of the Association may be placed upon the property, including interest, costs, and attorney's fees. Such lien shall be treated b the Association in the same manner as other assessments against such tract.

Section 5.9 Enforcement of Conditions and Restrictions. Any person owning an Interest in the Property, including a mortgage interest, may enforce these restrictions through a proceeding at law or in equity against the person or persons violating or attempting to violate any covenant, condition, restriction, or limitation, either to prevent or to correct such violation, to recover damages, or to obtain other relief for such violation. This right of enforcement shall coexist with the right of the Association to enforcement snarr coexist with the right of the Association to enforce these restrictions. All expenses, including reasonable attorney's fees, shall be recovered from anyone violating these restrictions by the party bringing suit. Failure by the Association or any owner to enforce any covenant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter.

Mobile Homes. No "single wide" mobile home(s) Section 5.10 shall be permitted to be placed on any tract in the Property without the express written approval of the Declarant or the Association.

ARTICLE VI

GENERAL PROVISIONS

Section 6.1 <u>Duration of Restrictions.</u> The covenants, conditions, restrictions, and limitations herein published and impressed on all tracts in the Property shall be binding on all cwners of properties in the Property for a period of twenty-five (25) years from and after the date hereof and shall be automatically extended for an additional period of fifteen (15)

claration	οĒ	Restrictions	-	Page 5	*	#	c:\legal97\97-72\restrict.				
						Vo	ɔ!.	328	Pg.	848	

Declaration of Restrictions - Page 5

years unless specifically terminated by vote as hereinafter provided. At any time within six (6) months before the expiration of the first twenty-five (25) year period, any five (5) property owners in the Property may call an election to be held in the Property for the purpose of terminating this Declaration. At such meeting, the vote to terminate must receive a vote of seventy-five percent (75%) of the owners of all tracts in the Property. If such meeting is not called, then this Declaration, and all covenants, conditions, restrictions, and limitations herein contained, shall be automatically extended for an additional period of fifteen (15)

Section 6.2 Invalidation. The invalidation of any of the covenants or restrictions set forth herein by judgment or court order shall in no way affect any other provisions, which shall remain in full force and effect.

Conditions. Section 6.3 The Property and the easements, restrictions, covenants, and conditions contained herein are subject to all other easements, encumbrances, and restrictive covenants which may affect the Property and which may be apparent from a visual inspection of the Property.

Section 6.4 Amendment. The Declarant shall have the power and authority to amend this Declaration by filing and recording such changes in the same manner as this Declaration, so long as Declarant owns an interest in at least one tract in the Property. Thereafter, the Association as herein constituted shall have the power and authority to amend this Declaration by filing and recording such changes in the same manner as this Declaration upon written approval of any amendment by at least sixty percent (60%) of the Owners.

Section 6.5 Rights of Declarant. Notwithstanding any other provisions of this Declaration, the Declarant or its successor in title shall have the following rights with respect to any unsold tract in the Property:

- To locate a sales office thereon,
 - To surround such tract with a fence,
- To place signs of good quality and reasonable size thereon,
- To use part or all of such tract for future road right-
- e. To make any gift of any unsold tract to the property Owners Association for such use as the Association shall determine. The Association must accept such gift if the tract is free of all encumbrances. If the tract is not free of all encumbrances, the gift may be accepted or rejected at the option of the Association.

IN WITNESS WHEREOF, Declarant has caused this Declaration to be executed this ______ day of _______ sugust___, 1998.

ay Heyen, Declarant

Declaration of Restrictions - Page 6

c:\legal97\97-72\restrict.1

Vol. _____Pg. __

ACKNOWLEDGMENT

THE STATE OF TEXAS COUNTY OF MEDINA

This instrument was acknowledged before me on the 4 day August, 1998, by Frank E. Winkler.

THOMAS J. ROTHE MY COMMISSION EXPIRES
August 12, 2002

Notary Public, State of Texas

ACKNOWLEDGMENT

THE STATE OF TEXAS

must , 1998, by Clay Heyen.

COUNTY OF MEDINA

This instrument was acknowledged before me on the _/ \/ day

THOMAS J. ROTHE MY COMMISSION EXPIRES August 12, 2002

Notary Public, State of Texas

PREPARED IN THE OFFICE OF: Thomas J. Rothe Attorney at Law 1510 Avenue M, Suite 101 Hondo, Texas 78861

AFTER RECORDING RETURN TO: Thomas J. Rothe Attorney at Law 1510 Avenue M, Suite 101 Hondo, Texas 78861

Declaration of Restrictions - Page 7

#C:\legal97\97-72\restrict.1

850

25.016 ACRES TRACT 8 – OLD BANDERA ROAD ESTATES OUT OF THE HENRY CASTRO SURVEY NO. 90, ABSTRACT NO. 220 MEDINA COUNTY, TEXAS

LEGAL DESCRIPTION

A 25.016 Acre Tract (Tract No. 8) of land being situated about 7.5 miles N. 34 deg. E. of the City of Hondo in Medina County, Texas, being out of Survey No. 90, Abstract No. 220, Henry Castro, original Grantee, also being out of a 258.7 Acre Tract conveyed from Annie Brucks Bendele and Marilynn Biedeger Brucks to Frank E. Winkler and Clay Heyen by Deed dated May 30,1997 and recorded in Volume 297, Page 444 of the Deed Records of Medina County, Texas, and being the same property conveyed to Robert J. Mayne by deed recorded in Volume 631, Page 1225, Official Public Records of Medina County, Texas, and being more particularly described as follows:

BEGINNING at a 5/8 inch iron rod found under fence and in the South line of said 258.7 Acre Tract for the Southwest corner of Tract No. 10 (25.01 Acre Tract conveyed to Jack H. DeVault by deed recorded in Volume 380, Page 797, Official Public Records) and for the Southeast corner of this tract from which the Southeast comer of said 258.7 Acre Tract bears S. 88 deg. 58' 42" E. 1797.31 feet per record;

THENCE N. 88 deg. 58' 15" W., with bearings based on Geodetic North by GPS observation, 898.56 feet with fence and the South line of said 258.7 Acre Tract and the North line of a 52.0 Acre Tract conveyed as Tract No. 2 from Walter K. Mumme to Merlin J. Mumme by Deed dated March 11, 1964 and recorded in Volume 201, Page 384 of said Deed Records to a 1/2 inch iron rod with yellow cap stamped "ALLEN RPLS 5401" set for the Southeast corner of Tract No. 6 (25.00 Acre Tract conveyed to Donald David Varella by deed recorded in Volume 343, Page 740, Official Public Records) and for the Southwest comer of this tract;

THENCE N. 00 deg. 04' 46" W. 1212.53 feet, at 1187.53 feet pass a 5/8" iron rod with orange cap stamped "JOHN HOWARD" found on the South line of a 50 foot Road Easement per Volume 328, Page 844, Official Public Records, continuing to a point on the centerline of said easement for the Northeast corner of Tract No. 6 and for the Northwest corner of this tract:

THENCE S. 88 deg. 58' 14" E. 899.21 feet with the centerline of said easement and the South line of Tract No. 5 (25.01 Acre Tract) and the South line of Tract No. 7 (25.01 Acre Tract) to a point for the Northwest corner of Tract No. 10 and for the Northeast corner of this tract;

THENCE S. 00 deg. 02' 57" E. 1212.51 feet, at 25.0 feet pass a 5/8" iron rod found on the South line of said easement, continuing to the **POINT OF BEGINNING**.

This metes and bounds description is based on the Land Title Survey and plat made by Garry T. Allen, RPLS 5401 on August 15, 2013.

GARRY T. ALLEN, RPLS 5401

Garry T. Allen & Associates, Inc. 141 CR 454

Hondo, TX 78861 830-426-3725

