## LOUISIANA RESIDENTIAL AGREEMENT TO BUY OR SELL

PROPERTY DESCRIPTION (ADDRESS, CITY, STATE ZIP)				DATE	
Listing Firm	Selling Firr	n			
Seller's Designated Agent Name & License Number ("Seller's agent")			Name & License	Number	
Brokerage Name & License Number	Brokerage	Name & License	e Number		
Agent Phone Number Brokerage Phone Number	Agent Pho	ne Number	Brokerage	Phone Numb	 er
Email Address	Email Add	ress			
Name of Designated Agent Receiving Agreement	Day	Date	Time		 □ PM
Agreement Transmitted by □ electronic	_ □ hand de	elivery 🗆 othe	r		
Signature of Designated Agent Receiving Agreement	Day	Date	Time		PM
Comments					
Electronic Notic					
☐ The BUYER authorizes his or her agent to electronically de he or she provided to his or her agent. Furthermore, the notices and communications to the Buyer's agent at the em	BUYER auth	norizes the Sel	ler's agent to e		
☐ The SELLER authorizes his or her agent to electronical address he or she provided to his or her agent. Furthermol deliver notices and other communications to the Seller's ag	re, the SELI	ER authorizes	the Buyer's age		
The authorization contained in this Section is not an author the SELLER or a Seller's agent to communicate directly we lectronic documents and digital signatures is acceptable documents transmitted in this real estate transaction. Specific documents, the electronic transmission of documents, Agreement, and any supplement addendum or modification requests, claims, demands and other communications as second	vith the BU le and will fically, the E and the u on relating	JYER. The BU be treated a BUYER and SELI use of electro thereto, includ	YER and SELLE s originals of LER consent to t inic signatures ling but not lim	R agree the the signatu the use of ele pertaining	use of res and ectronic to this
BUYER'S Initials: BUYER'S Initials: BUYER'S Initials:			SELLER'S Init		OF LOCA

Page **1** of **11** 

EQUAL HOUSING OPPORTUNITY

City	· 7in	· Parich	· Louisia
(Legal Description	, zip _ \	; Parish	, LOUISIA
(Legal Description	<i>I</i>		
		) or as per i	
grounds measurin	g approximately (#	) or as per i	ecord title; including all build
structures, compo	onent parts, and all installe	ed, built-in permanently attached	improvements, together wit
fences, security sy	stems, all installed speakers	s or installed sound systems, all lar	ndscaping, all outside TV anter
all satellite dishes	, all installed and/or built-i	n appliances, all ceiling fans, all a	ir conditioning or heating sys
including window	units, all bathroom mirror	rs, all window coverings included	but not limited to blinds, dra
curtains, window	shades, window coverings,	all associated window covering h	nardware, all shutters, all floo
all carpeting, all ca	abinet tops, all cabinet kno	bs or handles, all doors, all door	knobs or handles, all doorbel
windows, all roofi	ng, all electrical systems, al	l installed security systems, install	ed generators, attached telev
mounts, gas logs,	and all installed lighting f	ixtures, chandeliers and associate	ed hardware, other construc
permanently attac	ched to the ground. If own	ned by the SELLER prior to date of	f this Agreement, standing tir
unharvested crops	s, and ungathered fruits of t	rees on the property shall be conv	veyed to the BUYER. The follo
movable items sha	all remain with the property	; be transferred without any warr	anty; be deemed to have no v
	considered as part of the Sa	·	
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that any or all of t	hese items are in place at t	operty sold no matter how they a	t to Buy or Sell (the "Agreeme
that any or all of t unless otherwise s	hese items are in place at t stated herein. (All of the abo		t to Buy or Sell (the "Agreeme
that any or all of tunless otherwise s	hese items are in place at t stated herein. (All of the abo	he time of signing this Agreement ove contained in lines 2 through 26	t to Buy or Sell (the "Agreeme
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OPERTY DESCRIPTION (ADDRESS, O	LITY, STATE ZIP)	DATE
	e executed before a settlement agent or Notary Public to be chosen b	
	, 20, or before if mutually agreed upon. Any change o	
	must be mutually agreed upon in writing and signed by the SELLER and rovide "good funds" as required by Louisiana statute LA R.S. 22:532 et	
OCCUPANCY: Occupancy/possession mutually agreed upon in writing.	n and transfer of keys / access is to be granted at Act of Sale unless other	rwise
CONTINGENCY FOR SALE OF BUYER'S	OTHER PROPERTY:	
$\square$ This sale is contingent on the sale in lines 359-368 or the attached adde	of other property by the BUYER and the contingency language found endum shall apply.	either
$\square$ This sale is not contingent upon th to obtain the Sale Price contingent or	e sale of other property by the BUYER nor is the loan needed by the Bonth the BUYER'S sale of any property.	UYER
FINANCING:		
☐ <b>ALL CASH SALE</b> : The BUYER warra	nts the BUYER has cash readily available to close the sale of this Prope	erty.
	itioned upon the ability of BUYER to borrow with this Property as sec	-
(%) of the Sal	e Price by a mortgage loan or loans at an initial interest rate not to ex	kceed
(%) per	annum, interest and principal, amortized over a period of not less	than
	ble in monthly installments or on any other terms as may be acceptable	
the BUYER provided that these terms secured by <i>(Check all that apply)</i> :	do not increase the cost, fees or expenses to the SELLER. The loan sha	all be
☐ Fixed Rate Mortgage	☐ FHA Insured Mortgage	
☐ Adjustable Rate Mortgage	☐ Owner Financing	
☐ Rural Development	☐ Bond Financing	
☐ VA Guaranteed Mortgage	☐ Conventional Mortgage	
☐ Other		
The BUYER agrees to pay discound  ( ) % of the loan amount. Oth	ner financing conditions:	
The PLIVED acknowledges and warr	ants that the BUYER has available the funds which may be require	od ta
_	luding but not limited to the deposit, the down payment, closing costs	
	s sale is a Financed Sale, BUYER acknowledges that any terms and condi	-
	by the Consumer Financial Protection Bureau shall not affect or exten	
	ct of Sale or otherwise affect any terms or conditions of this Agree	
· · · · · · · · · · · · · · · · · · ·	The BUYER shall supply the SELLER written documentation from a le	
	e and the BUYER has given written authorization to lender to proceed	
	(#) calendar days after the date of accept BUYER fails to make loan application, and to supply SELLER with wi	
	nd BUYER'S written authorization for lender to proceed with loan pro	
	at the SELLER'S option, elect, in writing, to terminate the Agreement	
'ER'S Initials: BUYER'S Initia 'ER'S Initials: BUYER'S Initia		



93 declare the Agreement null and void, by giving the BUYER written notice of the SELLER'S termination. If the 94 BUYER is not able to secure financing, the SELLER reserves the right to provide all or part of mortgage loan(s) 95 under the terms set forth above. 96 97 PRORATIONS, SPECIAL ASSESSMENTS, AND OTHER COSTS: Real estate taxes, flood insurance premiums if 98 assumed, rents, condominium dues, special assessments, homeowners' associations dues, and/or substantially 99 similar dues or other costs for the current year shall be prorated through the date of the Act of Sale. Act of Sale 100 costs, abstracting costs, title search, title insurance, and other costs required to obtain financing shall be paid by 101 the BUYER, unless otherwise expressly provided for by the parties pursuant to a written agreement. 102 103 All necessary tax, mortgage, conveyance, release certificates or cancellations, and the SELLER closing fees, if any, 104 shall be paid by the SELLER. On or before the date of the Act of Sale, the SELLER shall also pay all previous years' 105 taxes, special assessments, condominium dues, homeowners' associations dues, and/or substantially similar dues 106 or other costs, which were incurred or bear against the Property prior to the Act of Sale, unless otherwise 107 expressly provided for by the parties pursuant to a written agreement. 108 109 For this Agreement, "special assessment" includes but is not limited to any assessment levied against the Property 110 for payment of local improvement costs by state or local governmental authorities, political subdivisions, quasi-111 public bodies, or other public or private entities pursuant to agreement, contract, or law. 112 113 APPRAISAL: 
This sale is NOT conditioned on appraisal. 
This sale IS conditioned on the appraisal of the 114 Property being not less than the Sale Price. The SELLER agrees to provide the utilities and access for appraisals. If 115 the appraised value of the Property is equal to or greater than the Sale Price, the BUYER shall pay the Sale Price agreed upon prior to the appraisal. If the appraised value is less than the Sale Price, the BUYER shall provide the 116 117 SELLER with a copy of the appraisal within \_\_\_\_\_\_ (#\_\_\_\_\_) calendar days of receipt of same, along with the BUYER'S written request for the SELLER to reduce the Sale Price. Within 118 119 (# ) calendar days after the SELLER'S receipt of such written documentation 120 of the appraised value, the BUYER shall have the option to pay the Sale Price agreed upon prior to the appraisal 121 or to void this Agreement unless the SELLER agrees in writing to reduce the Sale Price to the appraised value or 122 all parties agree to a new Sale Price. 123 124 **DEPOSIT:** Upon acceptance of this offer, or any attached counteroffer, the SELLER and the BUYER shall be bound by all terms and conditions of this Agreement, and the BUYER or the BUYER'S agent shall deliver within 72 hours, 125 upon notice of acceptance of the offer, the BUYER'S deposit (the "Deposit") in the amount of 126 \_\_\_\_\_(\$\_\_\_\_\_) or \_\_\_\_\_ (\_\_\_\_\_%) of the Sale Price to be paid in 127 128 the form of: □ Cash \_\_\_\_\_\_(\$\_\_\_\_\_) □ Certified Funds \_\_\_\_\_(\$\_\_\_\_\_) 129 □ Check \_\_\_\_\_\_(\$\_\_\_\_\_) □ Electronic Transfer \_\_\_\_\_\_(\$\_\_\_\_\_) 130 131 ☐ No Deposit 132 133 The Deposit shall be held by □ Listing Broker □ Selling Broker □ Other \_\_\_\_\_ 134 135 DEPOSIT HELD BY THIRD PARTY: Louisiana Administrative Code Title 46, Part LXVII Section 2717 requires that 136 funds received in a real estate sales transaction shall be deposited in the appropriate sales escrow checking 137 account, rental trust checking account or security deposit trust checking account of the listing or managing 138 broker ("Broker") unless all parties having an interest in the funds have agreed otherwise in writing. I agree to 139 have the Deposit related to this transaction to be held by a third party and not in a sales escrow account 140 maintained by the Broker. I understand that the Louisiana Real Estate Commission may not have jurisdiction BUYER'S Initials: SELLER'S Initi



over those third parties holding the funds. I acknowledge the Broker is not legally required to disburse a security deposit in accordance with LAC 46:LXVII.2901 when a third party holds the Deposit.

Failure to deliver the Deposit shall be considered a default of this Agreement. If the Deposit is held by a Broker, it must be held in accordance with the rules of the Louisiana Real Estate Commission in a federally insured banking or savings and loan institution without responsibility on the part of the Broker in the case of failure or suspension of such institution. If the parties fail to execute an Act of Sale by date specified herein, and/or a dispute arises as to ownership of, or entitlement to, the Deposit or funds held in escrow, the Broker shall abide by the Rules and Regulations set forth by the Louisiana Real Estate Commission.

**RETURN OF DEPOSIT:** The Deposit shall be returned to the BUYER and this Agreement declared null and void without demand in consequence of the following events:

1) If this Agreement is declared null and void by the BUYER pursuant to the Due Diligence and the Inspection Period as set forth in lines 198 through 253 of this Agreement;

  If this Agreement is subject to the BUYER'S ability to obtain a loan and the loan cannot be obtained, except as stated in lines 90 through 95 of this Agreement, but only if the BUYER has made good faith efforts to obtain the loan;

 3) If the SELLER declares the Agreement null and void for failure of BUYER to comply with written document requirements as set forth in lines 90 through 95 of this Agreement;

4) If the BUYER conditions the Sale Price on an appraisal is less than the Sale Price and the SELLER will not reduce the Sale Price as set forth in lines 113 through 122 of this Agreement;

5) If the BUYER timely terminates the Agreement after having received the leases or assessments, as set forth in lines 171 through 175 of this Agreement;6) If the SELLER is unable to timely deliver to the BUYER an approved sewerage and/or water inspection report

as set forth in lines 255 through 267 of this Agreement;

7) If the SELLER chooses not to repair or replace the sewer system(s) servicing the Property as per the

SEPTIC/WATER WELL ADDENDUM, and the BUYER terminated the agreement as a result thereof.

8) If the SELLER chooses not to repair or replace the private water well system(s) as per the SEPTIC/WATER WELL ADDENDUM, and the BUYER terminates the agreement as a result thereof.

<u>LEASES</u>: The sale is conditioned upon the BUYER'S receipt of a copy of all written leases, excluding mineral leases, from the SELLER within five (5) calendar days of acceptance of the Agreement. The BUYER shall have five (5) calendar days after receipt of the aforementioned documents to notify the SELLER whether they are acceptable to the BUYER. Security deposits, keys/access, and leases are to be transferred to the BUYER at or before the Act of Sale.

PROPERTY CONDITION: THE BUYER ACKNOWLEDGES THAT THE SALE PRICE OF THE PROPERTY WAS NEGOTIATED BASED UPON THE PROPERTY'S APPARENT CURRENT CONDITION; ACCORDINGLY, THE SELLER IS NOT OBLIGATED TO MAKE REPAIRS TO THE PROPERTY, INCLUDING REPAIRS REQUIRED BY THE LENDER UNLESS OTHERWISE STATED HEREIN. THE SELLER IS RESPONSIBLE FOR MAINTAINING THE PROPERTY IN SUBSTANTIALLY THE SAME OR BETTER CONDITION AS IT WAS WHEN THE AGREEMENT WAS FULLY EXECUTED.

## **DUE DILIGENCE AND INSPECTION PERIOD:**

If acceptance of this Agreement occurs, the BUYER shall have a Due Diligence and Inspection Period (hereinafter "DDI Period") commencing on the first day after acceptance of this Agreement and expiring

(#\_\_\_\_\_\_) calendar days after commencement OR upon the date and time the BUYER'S Request to the SELLER is received as set forth in lines 220 through 221, whichever is earlier. The SELLER agrees to provide the utilities for any due diligence and inspections and

BUYER'S Initials:	BUYER'S Initials:	SELLER'S Initials:	SELLER'S Initials:
BUYER'S Initials:	BUYER'S Initials:	SELLER'S Initials:	SELLER'S Initials:



immediate access to the Property. The due diligence and inspection period will be extended by the same number of days that the BUYER is not granted immediate access to the Property or all utilities are not provided by the SELLER.

Effect of BUYER'S Failure to Timely Provide Writ en Termination or BUYER'S Request: Failure of the BUYER to timely provide written notice of termination or a written BUYER'S Request as described in lines 208 through 253 below prior to the expiration of the DDI Period shall be deemed as acceptance by the BUYER of the Property's current condition.

**DDI Period Activities:** During the inspection and due diligence period the BUYER may, at the BUYER'S expense, have any inspections made by experts or others of his choosing. Such physical inspections may include but are not limited to surveys, inspections for termites and other wood destroying insects, and/or damage from same, molds, and fungi hazards, and analysis of synthetic stucco, drywall, appliances, structures, foundations, roof, heating, cooling, electrical, plumbing systems, utility and sewer, including but not limited to septic tanks and pump grinder systems availability and condition, out-buildings, and square footage. Other due diligence by the BUYER may include but is not limited to investigation into the Property's school district, insurability, flood zone classifications, current zoning and/or subdivision restrictive covenants and any items addressed in the SELLER'S Property Disclosure Document. All testing shall be nondestructive testing.

**BUYER'S OPTIONS PRIOR TO THE EXPIRATION OF THE DDI PERIOD:** If the BUYER is not satisfied with the condition of the Property or the results of the BUYER'S due diligence or investigations, the BUYER may choose one of the following options prior to the expiration of the DDI Period:

## **OPTION 1:**

A. The BUYER may elect, in writing, to terminate the Agreement and declare the Agreement null and void.

**Effect of the BUYER'S Termination of the Agreement pursuant to Option 1:** If the BUYER elects to terminate this Agreement in writing, the Agreement shall be automatically ipso facto null and void with no further action required by either party except for return of Deposit to the BUYER.

## OPTION 2:

**A.** The BUYER may present a single, signed, and complete written list to the Seller of the deficiencies and desired remedies ("BUYER'S Request").

B. If the BUYER selects Option 2, the following process shall apply:

(a) SELLER'S Response to BUYER'S Request: If provided a BUYER'S REQUEST, the SELLER shall respond
in writing as to the SELLER'S willingness to or refusal to remedy any deficiencies identified in the BUYER'S
Request. Seller's signed, written response shall be provided to the BUYER within 72 hours of receipt of the
BUYER'S Request ("SELLER'S Response").

 (b) Effect of SELLER'S Failure to Timely Respond to the BUYER'S Request: If the SELLER fails to timely respond to the BUYER'S Request in writing within the required time frame, then the BUYER shall have 72 hours from when the SELLER'S Response was due to notify the SELLER in writing that the BUYER will:

(i) accept the Property in its current condition; or

(ii) elect to terminate this Agreement.

(c) Effect of the BUYER'S Failure to Timely Respond to SELLER'S Failure to Timely Respond: If the BUYER fails to provide this notice (lines 228 through 232) in writing within the required time frame, the Agreement shall be automatically, with no further action required by either party, ipso facto null and void except for return of Deposit to the BUYER.

BUYER'S Initials:	BUYER'S Initials:	SELLER'S Initials:	SELLER'S Initials:
BUYER'S Initials:	BUYER'S Initials:	SELLER'S Initials:	SELLER'S Initials:



the SE to take	BUYER'S Response to SELLER'S Response to SELLER'S Response or 72 hours from thone of the following actions ("BUYE in writing.	the BUYER, then the BUYER shal e date that the SELLER'S Respons	I have <b>72 hours</b> from receipt of e was due, whichever is earlier,
(i)	accept the SELLER'S Response to	the BUYER'S Request, or	
(ii)	accept the Property in its current	condition, or	
(iii)	to elect to terminate this Agreeme facto null and void with no furthe to the BUYER.	_	
furth	Effect of BUYER'S Failure to Time SELLER'S Response within the time action required by either party, ips	e specified, then the Agreement o facto null and void except for re	shall be automatically, with no turn of Deposit to the BUYER.
	ot of the writ en BUYER'S Response y additional deficiencies requeste		
agreemen		<del> ,</del>	
PRIVATE W	ATER/SEWERAGE:		
☐ There is the attach the primar	d private Septic/Water Addendum i	ivate water system(s) servicing o nspections shall include only the	
residence	/are (#)  nd the attached private Septic/W  ervice to the primary residence.	private septic/treatment system ater Addendum inspections sha	
☐ There is	NO private septic/treatment system(	s) servicing only the primary resid	dence.
☐ There is	NO private water system(s) servicing	only the primary residence.	
HOME SER	<u>IICE/WARRANTY</u> :		
A home se	vice/warranty plan 🗆 will / 🗆 will	not be purchased at the closing (\$	
BUYER / □	he SELLER.		
replace an service wa	te Warranty will be ordered by ervice warranty plan does not warranty other inspection clause or respons ranty plan, they declare that they hat they hold the Broker and Agents han.	ibilities. If neither the BUYER nor we been made aware of the existe	r the SELLER accepts the home ence of such a plan, and further
	: BUYER'S Initials: : BUYER'S Initials:		_ SELLER'S Initials: _ SELLER'S Initials:



281	WARRANTY OR A	S IS CLAUSE WITH WAIVER OF I	RIGHT OF REDHIBTION: (CHECK	ONE ONLY)
282 283 284		ny claims or causes of action inc	_	nis sale shall be with full SELLER Dition pursuant to Louisiana Civil
285 286 287 288 289 290 291	the Property being waive, relieve and Civil Code Article Code Article 2541 for ordinary or pa	g sold and purchased is to be tra I release the SELLER from any o 2520 <i>et seq</i> . and Article 2541 <i>e et seq</i> . Additionally, the BUYER	nsferred in "as is" condition and claims or causes of action for re it seq. or for reduction of Sale I acknowledges that this sale is m a Civil Code Article 2524. The S	cknowledge and recognize that I further the BUYER does hereby with the BUYER does hereby with the pursuant to Louisiana Price pursuant to Louisiana Civil hade without warranty of fitness ELLER and the BUYER agree that
292 293 294 295 296 297	is checked, if the provisions of the	Property is a new construction, New Home Warranty Act (LA R. ned by the New Home Warrant	the parties agree that neither $R$ S. 9:3141 et $S$ shall apply. T	pective of whether A or B above A or B will apply but instead the he warranty of condition of this y is a "home" as defined in the
298 299 300 301 302 303 304 305	SELLER'S costs (se or is a requirement do extend the da calendar days from all liens and encu title merchantable title. The SELLER'	e lines 97 through 111). If curate of the for obtaining the loan(s) upor one for passing the Act of Sale of the Act of Sale of the Act of Sale stards are shall be paid by the SELLER. The sinability to deliver merchants	tive work in connection with the name which this Agreement is condition to a date not more thanted herein. The SELLER'S title shall be satisfied at Act of Sale. All the SELLER shall make good faith that the title within the time stip	nall be merchantable and free of costs and fees required to make efforts to deliver merchantable ulated herein shall render this
306 307 308	_	nd void, reserving unto the BUYI actual costs incurred in procession	=	rn of the Deposit and to recover ocurred by the BUYER.
309 310 311 312 313	prior to the Act o same or better co completed. The SI	f Sale, or occupancy, whicheve andition as it was at the initial ELLER agrees to provide utilities	r will occur first in order to det inspection(s) and to insure all for the final walk through and in	ety within five (5) calendar days rermine if the Property is in the agreed upon repairs have been nmediate access to the Property.
314 315 316	shall at the BUYER		,	ement by the SELLER, the BUYER d with no further demand, or to
317	1) Termination	of this Agreement		
318	2) Specific perf	ormance		
319 320	3) Termination	of this Agreement and an amou	unt equal to 10% of the Sale Pri	ce as stipulated damages.
321 322 323 324		sion of this Agreement shall be		party to any litigation brought to d costs. The SELLER may also be
325 326 327	shall have at the S	<del></del>		ment by the BUYER, the SELLER d with no further demand, or to
328		of this Agreement		
		BUYER'S Initials: BUYER'S Initials:		SELLER'S Initials: SELLER'S Initials:



2) Specific performance

common mold related hazards.

liable for Broker fees.

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BUYER'S Initials: \_\_\_\_\_ BUYER'S Initials: \_\_\_\_ BUYER'S Initials: \_\_\_\_\_

SELLER'S Initials: \_\_\_\_\_ SELLER'S Initials: \_\_\_\_\_ SELLER'S Initials: \_\_\_\_\_ SELLER'S Initials: \_\_\_\_\_

MOLD RELATED HAZARDS NOTICE: An informational pamphlet regarding common mold related hazards that can affect real property is available at the EPA website <a href="https://www.epa.gov/sites/default/files/2016-">https://www.epa.gov/sites/default/files/2016-</a> 10/documents/moldguide12.pdf. By initialing this page of the Agreement, the BUYER acknowledges that the real estate agent has provided the BUYER with the EPA website enabling the BUYER to obtain information regarding

Further, the SELLER shall be entitled to retain the Deposit. The prevailing party to any litigation brought to

enforce any provision of this Agreement shall be awarded their attorney fees and costs. The BUYER may also be

3) Termination of this Agreement and an amount equal to 10% of the Sale Price as stipulated damages.

OFFENDER NOTIFICATION: The Louisiana State Police maintains the State Sex Offender and Child Predator Registry through the Louisiana Bureau of Criminal Identification and Information. It is a public access database of the locations of individuals who are required to register pursuant to LA R.S. 15:540 et seq. The website for the database is www.lsp.org/community-outreach/sex-offender-registry/. Sheriff and police departments serving jurisdictions of 450,000 also maintain such information. Inquiries can be made by phone at 1-800-858-0551. Send written inquiries to Post Office Box 66614, Box A-6, Baton Rouge, Louisiana 70896.

**FLOOD HAZARD INFORMATION:** An informational website regarding flood hazards that can affect real property is available at the FEMA website https://msc.fema.gov/portal.

CHOICE OF LAW: This Agreement shall be governed by and shall be interpreted in accordance with the laws of the State of Louisiana.

**DEADLINES:** TIME IS OF THE ESSENCE and all deadlines are final, except where modifications, changes, or extensions are made in writing and signed by all parties to this Agreement. All "calendar days" as used in this Agreement or as are put forth in this Agreement shall end at 11:59 p.m. in Louisiana.

ADDITIONAL TERMS AND COND	ITIONS:		

ROLES OF BROKERS AND DESIGNATED AGENTS: Broker(s) and Designated Agent(s) have acted only as real estate brokers to bring the parties together and make no warranty to either party for performance or non-performance of any part of this Agreement or for any warranty of any nature unless specifically set forth in writing.

Broker(s) and Designated Agent(s) make no warranty or other assurances whatsoever concerning Property measurements, square footage, room dimensions, lot size, Property lines or boundaries. Broker(s) and Designated Agent(s) make no representations as to suitability or to a particular use of the Property, and the BUYER has or will independently investigate all conditions and characteristics of the Property which are important to the BUYER. The BUYER is not relying on the Broker or the Designated Agent(s) to choose a

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	LS XX
EQUAL HOUSING	ATT COMMISSION

representative to inspect or re-inspect the Property; the BUYER understands any representative desired by the BUYER may perform this function. If Broker/Agent(s) provides names or sources for such advice or assistance, Broker/Agent(s) does not warrant the services of such experts or their products and cannot warrant the condition of Property or interest to be acquired or guarantee that all defects are disclosed by the SELLER(S). Broker/Agent(s) do not investigate the status of permits, zoning, code compliance, restrictive covenants, or insurability. The Broker(s) and Designated Agent(s) specifically make no warranty whatsoever as to whether the Property is situated in or out of the Government's hundred-year flood plan or is or would be classified as wetlands

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385 386 387 388 389	by the U.S. Army The BUYER(S) are	Corps of Engineers, or as to the	presence of wood destrong these issues. Designa	r is or would be classified as wetlands bying insects or damage there from. ted Agent shall be an independent met.
390	LIST ADDENDA TO	BE ATTACHED AND MADE A P	ART OF THIS AGREEMENT	:
391	☐ Contingency fo	r Sale of the BUYER'S Other Prop	perty Addendum	☐ Deposit Addendum
392	☐ Condominium A	Addendum		
393	☐ Private Water/	Sewerage Addendum		<b></b>
394 395	☐ New Constructi	on Addendum		□
396 397 398 399		n this form or Addendum attach		any additional or modified terms on additional, modified, or Addendum
400 401 402		AL USE: Wherever the word BU be construed as singular or plur		ccurs in this Agreement or is referred or neuter, as the case may be.
403 404 405 406 407 408	electronic signatu Agreement shall b modification relat	res, in accordance with the Lou be delivered to the listing Broke	isiana Uniform Electronic er's firm. This Agreement ocopy, facsimile, or elect	eement may be executed by use of Transaction Act. The original of this and any supplement addendum or ronic transmission thereof, may be the same Agreement.
409 410 411 412 413 414	related to or requi service of process (d) facsimile, (e) ei	ired by this Agreement shall be i ) shall be deemed sufficient if o mail, or (f) other e-signature trar	n writing. Notices permitto lelivered by (a) mail, (b) h ismissions addressed to th	emands, and other communications ed or required to be given (excluding and delivery, (c) overnight delivery, e respective addresses of the parties the respective parties may designate
415 416 417 418	CAREFULLY. If you		of any part of this Agreem	e SELLER and the BUYER. READ IT ent, seek legal advice before signing erein.
419 420 421		<b>:NT:</b> This Agreement constitute corporated herein, in writing, a	=	petween the parties, and any other d effect.
		BUYER'S Initials:		SELLER'S Initials:



DATE

Buyer's/ □ Selle	er's Signature	□ Date/Time	☐ Buyer's/☐ Seller's Sign	nature	□ Dat
Print Buyer's/Selle	er's Full Name (Fire	st, Middle, Last)	Print Buyer's/Seller's Full	Name (First	t, Middle, L
Buyer's/ □ Selle	er's Signature	□ Date/Time	☐ Buyer's/☐ Seller's Sign	nature	□ Dat
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This offer was pres	sented to the $\square$ S	Seller □ Buyer by _			
This offer is: ☐ Ac	ccepted 🗆 Rejecto		r) □ Countered (see at ac □ Buyer's/ □ Seller's Sign		
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BUYER'S Initials: SELLER'S Initials: SELLER'S Initials:

