Listing Firm			Selling Fi	rm		
elle	er's Designated Agent Name & License Number	Dual Agent	Buyer's D	esignated A	gent Name & Li	cense Numb
rok	erage Name & License Number		Brokerag	e Name & Li	cense Number	
ho	ne Number Office Fax		Phone No	umber	Office	Fax
 ma	uil Address		Email Ad	dress		
eli	vered by Designated Agent to		Day	Date	Time	AM/PM
	nments					
JII	intents					
ec	eived by Designated Agent		Day	Date	Time	AM/PM
	City; Zip _		_; Parish _		; L	_ouisiana,
	PROPERTY DESCRIPTION: I/We offer and agr (Municipal Address)	•				
	City; Zip _ (Legal Description);		_; Parish _		; L	₋ouisiana,
		nds and grounds	measuring	approximate	lv	
	or as per record title; including all buildings, st	_	_			rmanently
	attached improvements, together with all fend	ces, security sys	tems, all i	nstalled spe	akers or install	ed sound
	systems, all landscaping, all outside TV anteni				• • •	
	ceiling fans, all air conditioning or heating sy	_				
	coverings, blinds and associated hardware, al		-		•	
	knobs or handles, all doors, all door knobs or			•	•	
	installed lighting fixtures, chandeliers and asso-			•	•	
	ground. If owned by the SELLER prior to da ungathered fruits of trees on the property shal	_		-		
	remain with the property, but are not to be consi	•			-	
	All items listed herein are included in the proper	ty sold no matter	how they a	are attached	or installed, pro	vided that
	any or all of these items are in place at	•	-		•	
	"Agreement"),unless otherwise stated herein. (-	-
	referred to herein as the "Property.") The	ne following ite	ms are	excluded from	om the Prope	erty sold:
						
						·
	BUYER'S Initials	Page 1 of 9		SELLER'S	S Initials	
		1 490 1 01 0		OLLLLIN (

EQUAL HOUSING

any right to use the surface for any such rese	Trou minoral activity of acc.	
PRICE: The Property will be sold and purcha	ased subject to title and zoning restriction	s, servitudes of record,
aw or ordinances affecting the Property for t	he sum of	\
	Dollars (\$) (the "Sale Pric
ACT OF SALE: The Act of Sale is to be exec	cuted before a settlement agent or Notary	Public to be chosen by
BUYER, on,		· · · · · · · · · · · · · · · · · · ·
for execution of the Act of Sale must be mu		-
BUYER. At closing, the BUYER must provide	e "good funds" as required by Louisiana s	tatute LA R.S. 22:22.5
seq.		
OCCUPANCY: Occupancy/possession and tr	ransfer of keys/access is to be granted at	Act of Sale unless mut
agreed upon in writing.		
CONTINGENCY FOR SALE OF BUYER'S O	THED DOODEDTY:	
		ontingonov longuago f
either in lines 302-307 or the attached adden	other property by the BUYER and the co	onlingency language in
	ale of other property by the BUYER nor	is the loan needed by
BUYER to obtain the Sale Price contingent or		is the loan needed by
	Tine buter 5 sale of any property.	
DOTEN to obtain the date i nice contingent of	Title BUTER'S sale of any property.	
FINANCING:	Title BOTER'S sale of any property.	
FINANCING:	nts the BUYER has cash readily availab	ole to close the sale of
FINANCING:		ole to close the sale of
FINANCING: ALL CASH SALE: The BUYER warrant Property.		
FINANCING: ALL CASH SALE: The BUYER warrant Property. FINANCED SALE: This sale is condit security	nts the BUYER has cash readily availab	errow with this Propert
FINANCING: ALL CASH SALE: The BUYER warrant Property. FINANCED SALE: This sale is conditionally security for the loan the sum of \$	nts the BUYER has cash readily availab	orrow with this Propert
FINANCING: ALL CASH SALE: The BUYER warrant Property. FINANCED SALE: This sale is conditionally security for the loan the sum of \$ Price by a mortgage loan or loans at an in	nts the BUYER has cash readily availabetioned upon the ability of BUYER to be nitial interest rate not to exceed9	orrow with this Propert or% of the % per annum, interest
FINANCING: ALL CASH SALE: The BUYER warrant Property. FINANCED SALE: This sale is conditionally security for the loan the sum of \$	nts the BUYER has cash readily availabetioned upon the ability of BUYER to be nitial interest rate not to exceed9 than years, payable in monthly in	orrow with this Propert or% of the per annum, interest astallments or on any of
FINANCING: ALL CASH SALE: The BUYER warrant Property. FINANCED SALE: This sale is conditional security for the loan the sum of \$ Price by a mortgage loan or loans at an incorincipal, amortized over a period of not less	nts the BUYER has cash readily availabetioned upon the ability of BUYER to be nitial interest rate not to exceed9, than years, payable in monthly in provided that these terms do not increase	orrow with this Propert or% of the per annum, interest astallments or on any of
FINANCING: ALL CASH SALE: The BUYER warrant Property. FINANCED SALE: This sale is conditionally security for the loan the sum of \$ Price by a mortgage loan or loans at an interprincipal, amortized over a period of not less terms as may be acceptable to the BUYER principal.	nts the BUYER has cash readily availabetioned upon the ability of BUYER to be nitial interest rate not to exceed9, than years, payable in monthly in provided that these terms do not increase	orrow with this Propert or% of the per annum, interest astallments or on any of
FINANCING: ALL CASH SALE: The BUYER warrant Property. FINANCED SALE: This sale is conditional security for the loan the sum of \$ Price by a mortgage loan or loans at an interiorincipal, amortized over a period of not less terms as may be acceptable to the BUYER price to the SELLER. The loan shall be secured by	nts the BUYER has cash readily available tioned upon the ability of BUYER to be nitial interest rate not to exceed9 than years, payable in monthly in provided that these terms do not increase (Check all that apply):	orrow with this Propert or% of the per annum, interest astallments or on any of
FINANCING: ALL CASH SALE: The BUYER warrant Property. FINANCED SALE: This sale is conditionally security for the loan the sum of \$	nts the BUYER has cash readily available tioned upon the ability of BUYER to be nitial interest rate not to exceed9 than years, payable in monthly in provided that these terms do not increase (Check all that apply):	orrow with this Propert or% of the per annum, interest astallments or on any of
FINANCING: ALL CASH SALE: The BUYER warrant Property. FINANCED SALE: This sale is conditionally security for the loan the sum of \$	nts the BUYER has cash readily available tioned upon the ability of BUYER to be nitial interest rate not to exceed9, at than years, payable in monthly in provided that these terms do not increase (Check all that apply): FHA Insured Mortgage Owner Financing Bond Financing	orrow with this Propert or% of the per annum, interest astallments or on any of
FINANCING: ALL CASH SALE: The BUYER warrant Property. FINANCED SALE: This sale is conditionally security for the loan the sum of \$ Price by a mortgage loan or loans at an incorincipal, amortized over a period of not less terms as may be acceptable to the BUYER place to the SELLER. The loan shall be secured by Fixed Rate Mortgage Adjustable Rate Mortgage Rural Development VA Guaranteed Mortgage	nits the BUYER has cash readily available tioned upon the ability of BUYER to be nitial interest rate not to exceed	orrow with this Propert or% of the per annum, interest astallments or on any of
FINANCING: ALL CASH SALE: The BUYER warrant Property. FINANCED SALE: This sale is conditionally security for the loan the sum of \$	nits the BUYER has cash readily available tioned upon the ability of BUYER to be nitial interest rate not to exceed	orrow with this Propert or% of the per annum, interest astallments or on any of
FINANCING: ALL CASH SALE: The BUYER warrant Property. FINANCED SALE: This sale is conditionally security for the loan the sum of \$	nts the BUYER has cash readily available tioned upon the ability of BUYER to be nitial interest rate not to exceed9 to than years, payable in monthly in provided that these terms do not increase (Check all that apply): FHA Insured Mortgage Owner Financing Bond Financing Conventional Mortgage	orrow with this Propert or% of the per annum, interest astallments or on any of
FINANCING: ALL CASH SALE: The BUYER warrant Property. FINANCED SALE: This sale is conditionally security for the loan the sum of \$ Price by a mortgage loan or loans at an incorincipal, amortized over a period of not less terms as may be acceptable to the BUYER place to the SELLER. The loan shall be secured by Fixed Rate Mortgage Adjustable Rate Mortgage Rural Development VA Guaranteed Mortgage	nits the BUYER has cash readily available tioned upon the ability of BUYER to be nitial interest rate not to exceed	orrow with this Propert or% of the form of the form of the form on any of the cost, fees or expe





Property address, street, city, state, zip	Date
affect or extend the BUYER'S obligation to execute the Acthis Agreement except as otherwise set forth herein. The B from a lender that a loan application has been made and t proceed with the loan approval process within () cale both parties. If the BUYER fails to make loan application, that application and BUYER'S written authorization for lend SELLER may, at the SELLER'S option, elect, in writing, to null and void, by giving the BUYER written notice of the Sable to secure financing, the SELLER reserves the right to set forth above.	EUYER shall supply the SELLER written documentation the BUYER has given written authorization to lender to indar days after the date of acceptance of this offer by and to supply SELLER with written documentation of der to proceed with loan process within this period, the terminate the Agreement and declare the Agreement SELLER'S termination. In the event the BUYER is not
PRORATIONS/OTHER COSTS: Real estate taxes, flood dues, assessments, and/or other dues owed to homeowned be prorated through the date of the Act of Sale. Act of Sale and other costs required to obtain financing, shall be pain necessary tax, mortgage, conveyance, release certificates shall be paid by the SELLER. The SELLER shall pay all propand/or dues owed to homeowners associations and the like prior to Act of Sale, other than those to be assumed by write be paid by the SELLER.	ers associations and the like for the current year are to ale costs, abstracting costs, title search, title insurance id by the BUYER, unless otherwise stated herein. All or cancellations and the SELLER closing fees, if any, revious years' taxes, assessments, condominium dues, e. All special assessments bearing against the Property
APPRAISAL: ☐ This sale is NOT conditioned on appraise Property being not less than the Sale Price. The SELLER as If the appraised value of the Property is equal to or great Price agreed upon prior to the appraisal. If the appraised provide the SELLER with a copy of the appraisal within along with the BUYER'S written request for the SELLER calendar days after the SELLER'S receipt of such written thave the option to pay the Sale Price agreed upon prior SELLER agrees in writing to reduce the Sale Price to the agree.	agrees to provide the utilities for appraisals and access. er than the Sale Price, the BUYER shall pay the Sale divalue is less than the Sale Price, the BUYER shall () calendar days of receipt of same, to reduce the Sale Price. Within () locumentation of the appraised value, the BUYER shall to the appraisal or to void this Agreement unless the
	the BUYER or the BUYER'S agent shall deliver within BUYER'S deposit (the "Deposit") in the amount of Price to be paid in the form of: ed Funds \$
□ Check \$ □ Electro	onic Transfer (EFT) \$
The Deposit shall be held by. \square Listing Broker \square Selling B	roker □ Third Party
DEPOSIT HELD BY THIRD PARTY: Louisiana Administrative funds received in a real estate sales transaction shall be deposit trust checking account or Deposit trust checking account of the li an interest in the funds have agreed otherwise in writing. I agree third party and not in a sales escrow account maintained Estate Commission may not have jurisdiction over those acknowledge that I have read the attached addendum and accomposit in accordance with LAC 46:LXVII.2901 when a third party and accordance with LAC 46:LXVII.2901 when a third party and accordance with LAC 46:LXVII.2901 when a third party and accordance with LAC 46:LXVII.2901 when a third party and accordance with LAC 46:LXVII.2901 when a third party and accordance with LAC 46:LXVII.2901 when a third party and accordance with LAC 46:LXVII.2901 when a third party and accordance with LAC 46:LXVII.2901 when a third party accordance with LAC 46:LXVIII.2901 w	ted in the appropriate sales escrow checking account, rental isting or managing broker ("Broker") unless all parties having to have the Deposit related to this transaction to be held by a by the Broker. I understand that the Louisiana Real third parties holding the funds. By signature below, I knowledge the Broker is not legally required to disburse a
BUYER	SELLER
DIIVED	SELLED



BUYER'S Initials _____

	Property address, street, city, state, zip	te
114 115	Failure to deliver the Deposit shall be considered a default of this Agreement. If the Deposit is held by a Brol must be held in accordance with the rules of the Louisiana Real Estate Commission in a federally insured ba	
116	or savings and loan institution without responsibility on the part of the Broker in the case of failure or suspe	nsion
117	of such institution. In the event the parties fail to execute an Act of Sale by date specified herein, and/or a dis	•
118 119 120	arises as to ownership of, or entitlement to, the Deposit or funds held in escrow, the Broker shall abide b Rules and Regulations set forth by the Louisiana Real Estate Commission.	y tne
121	RETURN OF DEPOSIT: The Deposit shall be returned to the BUYER and this Agreement declared null and	void
122	without demand in consequence of the following events:	
123 124 125	 If this Agreement is declared null and void by the BUYER during the inspection and due diligence period a forth in lines 167 through 200 of this Agreement; 	s set
126 127 128 129	2) If this Agreement is subject to the BUYER'S ability to obtain a loan and the loan cannot be obtained, excestated in lines 72 through 85 of this Agreement, but only if the BUYER has made good faith efforts to obtain loan;	
130 131	3) If the SELLER declares the agreement null and void for failure of BUYER to comply with written docurequirements as set forth in lines 80 through 85.	ment
132		
133 134 135	4) If the BUYER conditions the Sale Price on an appraisal and the appraisal is less than the Sale Price an SELLER will not reduce the Sale Price as set forth in lines 97 through 105 of this Agreement;	d the
136 137 138	5) If the BUYER timely terminates the Agreement after having received the leases or assessments, as set follows 149 through 154 of this Agreement;	rth in
139 140 141	6) If the SELLER is unable to timely deliver to the BUYER an approved sewerage and/or water inspection r as set forth in lines 202 through 211	eport
142 143 144	7) If the SELLER chooses not to repair or replace the sewer system(s) as per the SEPTIC/WATER V ADDENDUM, and the BUYER terminates the agreement as a result thereof;	VELL
145 146 147	8) If the SELLER chooses not to repair or replace the private water well system(s) as per the SEPTIC/WAWELL ADDENDUM, and the BUYER terminates the agreement as a result thereof;	ATER
148 149	LEASES/SPECIAL ASSESSMENTS: The sale is conditioned upon the BUYER'S receipt of a copy of all writt	en
150	leases, excluding mineral leases, and unpaid special assessments from the SELLER within five (5) calendar	
151	of acceptance of the Agreement. Special assessments shall mean an assessment levied on Property to pay the	•
152	cost of local improvements imposed by local governmental/governing authority. The BUYER will have five (5)
153	calendar days after receipt of the aforementioned documents to notify the SELLER whether they are accepta	ble
154 155	to the BUYER. Security deposits, keys/access and leases are to be transferred to the BUYER at Act of Sale.	
156 157	NEW HOME CONSTRUCTION: If the property to be sold is completed new construction, under construction, be constructed, check one:	or to
158	$\hfill\Box$ A new home construction addendum, with additional terms and conditions, is attached.	
159	☐ There is no new home construction addendum.	
160 161	INSPECTION AND DUE DILIGENCE PERIOD: The BUYER ACKNOWLEDGES THAT THE SALE PRICE	E OF
162	THE PROPERTY WAS NEGOTIATED BASED UPON THE PROPERTY'S APPARENT CURRENT CONDIT	
163	ACCORDINGLY, the SELLER IS NOT OBLIGATED TO MAKE REPAIRS TO THE PROPERTY, INCLUI	

REPAIRS REQUIRED BY THE LENDER UNLESS OTHERWISE STATED HEREIN. THE SELLER IS RESPONSIBLE FOR MAINTAINING THE PROPERTY IN SUBSTANTIALLY THE SAME OR BETTER

SELLER'S Initials ____

CONDITION AS IT WAS WHEN THE AGREEMENT WAS FULLY EXECUTED.

Page 4 of 9



BUYER'S Initials _____

164

165

166

	Property address, street, city, state, zip Date	:
167 168 169 170 171 172	The BUYER shall have an inspection and due diligence period of () calendar days, commencing the day after acceptance of this Agreement wherein, the BUYER may, at the BUYER'S expense, have inspections made by experts or others of his choosing. Such physical inspections may include, but are not limit to, inspections for termites and other wood destroying insects, and/or damage from same, molds, and further hazards, and analysis of synthetic stucco, drywall, appliances, structures, foundations, roof, heating, cooling electrical, plumbing systems, utility and sewer availability and condition, out-buildings, and square footage. Of due diligence by the BUYER may include, but is not limited to investigation into the property's school dist	any ited ungi ing, ther
174 175	insurability, flood zone classifications, current zoning and/or subdivision restrictive covenants and any ite addressed in the SELLER'S Property Disclosure Document. All testing shall be nondestructive testing. The	
176 177 178 179 180 181	SELLER agrees to provide the utilities for inspections and immediate access. Inspection period will be extende by the same number of days that the BUYER is not granted immediate access to the property or all utilities not provided by the SELLER. If the BUYER is not satisfied with the condition of the Property or the results of BUYER'S due diligence investigation, the BUYER may choose one of the following options within the inspect and due diligence period:	are the
182 183	Option 1: The BUYER may elect, in writing, to terminate the Agreement and declare the Agreement null and voor	oid;
184 185 186 187	Option 2: The BUYER may indicate in writing the deficiencies and desired remedies and the SELLER will with seventy two (72) hours respond in writing as to the SELLER'S willingness to remedy those deficiency ("SELLER'S Response").	
188 189 190 191 192 193 194	Should the SELLER in the SELLER'S Response refuse to remedy any or all of the deficiencies listed by BUYER, then the BUYER shall have seventy-two (72) hours from the date of the SELLER'S Response seventy-two (72) hours from the date that the SELLER'S Response was due, whichever is earlier, to: (a) accept the SELLER'S Response to the BUYER'S written requests or (b) accept the Property in its current condition, or to elect to terminate this Agreement. The BUYER'S response shall be in writing. Upon the BUYER'S failure respond to the SELLER'S Response by the time specified or the BUYER'S electing, in writing, to terminate Agreement, the Agreement shall be automatically, with no further action required by either party, ipso factor and void except for return of Deposit to the BUYER.	e or cept (c) e to this
196 197 198 199 200 201	FAILURE TO GIVE WRITTEN NOTICE OF EITHER TERMINATION OR DEFICIENCIES AND DESIR REMEDIES TO THE SELLER (OR THE SELLER'S DESIGNATED AGENT) AS SET FORTH IN LINES 1 THROUGH 180 WITHIN THE INSPECTION AND DUE DILIGENCE PERIOD SHALL BE DEEMED ACCEPTANCE BY THE BUYER OF THE PROPERTY'S CURRENT CONDITION.	161
202	PRIVATE WATER/SEWERAGE:	
203 204 205 206	☐ There is/are () private water system(s) servicing only the primary residence, and the attack private Septic/Water Addendum inspections shall include only the system(s) supplying service to the primary residence.	
207 208 209 210	☐ There is/are () private septic/treatment system(s) servicing only the primary residence the attached private Septic/Water Addendum inspections shall include only those systems supplying service the primary residence.	
211 212	☐ There is NO private septic/treatment system(s) servicing only the primary residence.	
213	HOME SERVICE/WARRANTY: A home service/warranty plan \square will / \square will not be purchased at the closing	g of
214 215	sale at a cost not to exceed $\$ to be paid by $\$ the BUYER / $\$ the SELLER. Home Serv Warranty will be ordered by $\$	vice
	BUYER'S Initials Page 5 of 9 SELLER'S Initials	102



Property address, street, city, st	tate, zip		Date
services performed. The home not supersede or replace any caccepts the home service warra	service warranty plan on other inspection clause anty plan, they declare	compensation from the home warr does not warrant pre-existing defect or responsibilities. If neither the lith that they have been made aware of d Agents harmless from any response	its and options, and does BUYER nor the SELLER of the existence of such a
WARRANTY OR AS IS CLAUS	SE WITH WAIVER OF	RIGHT OF REDHIBITION: (CHEC	K ONE ONLY)
	claims or causes of	the BUYER acknowledge that the action including but not limited to 541, et seg.	
that the Property being sold an hereby waive, relieve and release Louisiana Civil Code Article 25 Louisiana Civil Code Article 25	d purchased is to be to ase the SELLER from 520, et seq. and Article 41, et seq. Additionally or particular use pursu	ELLER and the BUYER hereby ack ransferred in "as is" condition and any claims or causes of action for e 2541, et seq. or for reduction of the BUYER acknowledges that the ant to Louisiana Civil Code Article tof the Act of Sale.	further the BUYER does or redhibition pursuant to f Sale Price pursuant to this sale is made withou
C. NEW HOME WARRAN above is checked, if the Propert the provisions of the New Hom	NTIES. Notwithstanding ty is a new construction e Warranty Act (LA R.	g lines 223 through 233 and irresp n, the parties agree that neither A of S. 9:3141 <i>et seq</i> .) shall apply. The Act if a home on the Property is a	or B will apply but instead warranty of condition o
the SELLER'S costs (see lines Property is required or is a req parties agree to and do ex	244 through 246). In uirement for obtaining xtend the date for () calendar	ELLER shall deliver to the BUYEI the event curative work in connect the loan(s) upon which this Agree passing the Act of Sale to a days from the date of the Act of ens and encumbrances except those	ction with the title to the ement is conditioned, the a date not more thar Sale stated herein. The
Act of Sale. All costs and fees shall make good faith efforts to within the time stipulated herein	required to make title of deliver merchantable in shall render this Agrestit and to recover from	merchantable shall be paid by the title. The SELLER'S inability to dement null and void, reserving unt the SELLER actual costs incurred	e SELLER. The SELLER deliver merchantable title o the BUYER the right to
days prior to the Act of Sale, or same or better condition as it	occupancy, whichever was at the initial inspe	he right to re-inspect the Property will occur first in order to determinection(s) and to insure all agreed for the final walk through and in	ne if the Property is in the upon repairs have been
	R'S option have the rig	ne event of any default of this Agr ght to declare this Agreement null ing:	-
1) Termination of this Agreement equal to 10% of the Sale Price a		mance; 3) Termination of this Ag	reement and an amoun
BUYER'S Initials	Page 6 of 9	SELLER'S Initials	(1) (S)(V)

EQUATIONS NO OPPORTUNITY

Property address, street, city, state, zip	Date
	o the return of the Deposit. The prevailing party to any litigation brought to it shall be awarded their attorney fees and costs. The SELLER may also be
SELLER shall have at the SELLER'S o demand, or to demand and sue for	YER: In the event of any default of this Agreement by the BUYER, the ption the right to declare this Agreement null and void with no further any of the following: 1) Termination of this Agreement; 2) Specific agreement and an amount equal to 10% of the Sale Price as stipulated
	d to retain the Deposit. The prevailing party to any litigation brought to at shall be awarded their attorney fees and costs. The BUYER may also be
can affect real property is available at this page of the Agreement, the BUYE	: An informational pamphlet regarding common mold related hazards that the EPA website http://www.epa.gov/iaq/molds/index.html . By initialing ER acknowledges that the real estate agent has provided the BUYER with to obtain information regarding common mold related hazards.
Registry through the Louisiana Bureau the locations of individuals who are redatabase is http://www.lsp.org/socp450,000 also maintain such information	uisiana State Police maintains the State Sex Offender and Child Predator of Criminal Identification and Information. It is a public access database of quired to register pursuant to LA R.S. 15:540, et seq. The website for the pr/default.html. Sheriff and police departments serving jurisdictions of n. Inquiries can be made by phone at 1-800-858-0551 or 1-225-925-6100. ox 66614, Box A-6, Baton Rouge, Louisiana 70896.
FLOOD HAZARD INFORMATION: An informational website regarding flood https://msc.fema.gov/portal.	od hazards that can affect real property is available at the FEMA website
CHOICE OF LAW: This Agreement she the State of Louisiana.	nall be governed by and shall be interpreted in accordance with the laws of
	ENCE and all deadlines are final, except where modifications, changes, or gned by all parties to this Agreement. All "calendar days" as used in this ouisiana.
real estate brokers to bring the parties	IATED AGENTS: Broker(s) and Designated Agent(s) have acted only as stogether and make no warranty to either party for performance or non-tent or for any warranty of any nature unless specifically set forth in writing.
BUYER'S Initials	Page 7 of 9 SELLER'S Initials



	Property address, street, city, state, zip		Date	
312 313 314 315 316 317 318 319 320 321 322 323 324 325 326	Broker(s) and Designated Agent(s) make no warranty or other ass measurements, square footage, room dimensions, lot size, Proposition Designated Agent(s) make no representations as to suitability or to BUYER has or will independently investigate all conditions and charact to the BUYER. The BUYER is not relying on the Broker or the Designal inspect or re-inspect the Property; the BUYER understands any reperform this function. In the event Broker/Agent(s) provides names of Broker/Agent(s) does not warrant the services of such experts or their professor of Property or interest to be acquired or guarantee that all deseroker/Agent(s) do not investigate the status of permits, zoning, code of insurability. The Broker(s) and Designated Agent(s) specifically make not the Property is situated in or out of the Government's hundred-year wetlands by the U.S. Army Corps of Engineers, or as to the presence of from. The BUYER(S) are to satisfy themselves concerning these independent contractor for Broker if the conditions as set forth in LA R.S.	erty a pa eristic ted A prese or so orodu fects ompli no w ar floc f woo issu	lines or boundaries. Broker(s) and rticular use of the Property, and the cs of the Property which are important agent(s) to choose a representative to entative desired by the BUYER may burces for such advice or assistance, cts and cannot warrant the condition are disclosed by the SELLER(S). ance, restrictive covenants, or varranty whatsoever as to whether or od plan or is or would be classified as and destroying insects or damage there ares. Designated Agent shall be an	
327 328	LIST ADDENDA TO BE ATTACHED AND MADE A PART OF THIS A	GRE	EMENT:	
329	☐ Contingency for Sale of the BUYER'S Other Property Addendum		Private Water/Sewerage Addendum	
330	□ Condominium Addendum		Deposit Addendum	
331	□ FHA Amendatory Clause			
332	□ New Construction Addendum			
333 334 335 336 337 338	If any of the pre-printed portions of this Agreement vary or are in conflict with any additional or modified terms on blanks provided in this form or Addendum attached to this Agreement, the additional, modified or Addendum provisions control. SINGULAR – PLURAL USE: Wherever the word BUYER or the word SELLER occurs in this Agreement or is			
339 340 341 342 343 344 345	referred to, the same shall be construed as singular or plural, masculi be. ACCEPTANCE: Acceptance of this Agreement must be in writing. The electronic signatures, in accordance with the Louisiana Uniform Elect Agreement shall be delivered to the listing Broker's firm. This Agreemedification relating hereto, including any photocopy, facsimile or	nis ag ronic emen elect	reement may be executed by use of Transaction Act. The original of this t and any supplement addendum or tronic transmission thereof, may be	
346	executed in two or more counterparts, all of which shall constitute one a	and th	ne same Agreement.	
347 348 349 350 351 352 353 354	NOTICES AND OTHER COMMUNICATIONS: All notices, requests, clarelated to or required by this Agreement shall be in writing. Notices preservice of process) shall be deemed sufficient if delivered by (a) mail, (facsimile, (e) email, or (f) other e-signature transmissions addressed to (a) written on the first page of this Agreement; (b) as designated below other addresses as the respective parties may designate by written notices.	ermitt b) ha the r v on	red or required to be given (excluding and delivery; (c) overnight delivery; (d) respective addresses of the parties as	
355 356 357 358 359 360	The BUYER and SELLER agree the use of electronic documents and treated as originals of the signatures and documents transmitted in the Specifically, the BUYER and SELLER consent to the use of electronic documents, and the use of electronic signatures pertaining to this Agre modification relating thereto, including but not limited to any notice communications as set forth in the Agreement.	abov docu eeme	e referenced real estate transaction. Iments, the electronic transmission of nt, and any supplement addendum or	
	BUYER'S Initials Page 8 of 9 SELLER'S In	itials		

ABS Rev. 01/01/19

	Dranarty addraga atract city state via	Data			
	Property address, street, city, state, zip	Date			
361	\square The BUYER further authorizes his or her agent to electronically deliver notices and other communications				
362 363 364	the email address he or she provided to his or her agent. Furthermore, the Buyer authorizes the Seller's agent electronically deliver notices and communications to be delivered to the following address:				
365	BUYER's Agent email address(es):				
366	☐ The SELLER further authorizes his or her agent to electronically deliver notices and other communications				
367 368 369	the email address he or she provide to his or her agent. Furthermore, the Seller authorizes the Buyer's agent t electronically deliver notices and communications to be delivered to the following address:				
370	SELLER's Agent email address(es):				
371 372 373	The authorization contained in this Section is not an aut with the Seller or a Seller's agent to communicate directly	horization for the Buyer's agent to communicate directly			
374 375 376 377	CONTRACT : This is a legally binding contract when si CAREFULLY. If you do not understand the effect of any this contract or attempting to enforce any obligation or rer	part of this Agreement seek legal advice before signing			
378 379 380	ENTIRE AGREEMENT : This Agreement constitutes the agreements not incorporated herein in writing are void an				
381 382 383 384 385 386	EXPIRATION OF OFFER: This offer is binding and irrevocable until Acceptance of this offer must be communicated to the binding and effective.				
387 388	☐ Buyer's / ☐ Seller's Signature Date/Time ☐ AM ☐ PM	☐ Buyer's / ☐ Seller's Signature Date/Time ☐ AM ☐ PM			
389 390	Print Buyer's/Seller's Full Name (First, Middle, Last)	Print Buyer's/Seller's Full Name (First, Middle, Last)			
391 392	This offer was presented to the Seller Buyer by	Day/ Date/ Time □ AM PM □ NOON			
393 394 395	This offer is: \square Accepted \square Rejected (without	t counter) Countered (See Attached Counter) by:			
396 397	☐ Buyer's / ☐ Seller's Signature Date/Time ☐ AM ☐ PM	☐ Buyer's / ☐ Seller's Signature Date/Time ☐ AM ☐ PM			
398 399	Print Buyer's/Seller's Full Name (First, Middle, Last)	Print Buyer's/Seller's Full Name (First, Middle, Last)			



Day/ Date/ Time AM PM NOON



This offer was presented to the Seller Buyer by