sting Firm				Selling Fi	irm		
eller's Designated A	gent Name & Licen	se Number	Dual Agent	Buyer's D	Designated A	gent Name & Lid	cense Numb
okerage Firm or Bro	oker Name & Licens	se Number		Brokerag	e Firm or Bro	ker Name & Lic	ense Numb
none Number	Office	Fax		Phone No	umber	Office	Fax
mail Address				Email Ad	dress		
elivered by Designa	ted Agent to			Day	Date	Time	AM/PN
omments							
eceived by Designa	ted Agent			Day	Date	Time	AM/PN
City	ess)	; Zip _		_; Parish _		; L	 _ouisiana,
(Legal Description	on)	, ZIP _		_, Falisii _		, L	-ouisiaria,
on lands and gro	ounds measuring a	pproximately					
•	d title; including all	_	-	-		-	-
-	vements, together				•		
•	dscaping, all outsic air conditioning o						
~	s and associated	• .	_				
_	es, all doors, all do			_			
installed lighting	fixtures, chandelie	ers and asso	ciated hardware,	other cons	structions per	manently attach	ned to the
-	ed by the SELLEF	-	_		_		-
•	s of trees on the p		•			•	
remain with the	property, but are no	ot to be consi	idered as part of t	the Sale Pr	ice and have	no value:	
All items listed h	nerein are included	in the proper	rty sold no matter	how they	are attached	or installed pro	vided that
	these items are		•	•		•	
	nless otherwise sta						
referred to he	erein as the "Pr	roperty.") Th	ne following ite	ms are	excluded from	om the Prope	erty sold:
							
RIIVER'S Initial	S		Page 1 of 9		SELLED'S	S Initials	
	J		1 aye 1 Ul 3		OLLLER S	, iiiiiais	

	Date
<u> </u>	rs any mineral rights, they are to be transferred without warranty. LER are to be reserved by the SELLER and the SELLER shall waiverved mineral activity or use.
	ased subject to title and zoning restrictions, servitudes of record, an
aw of ordinances affecting the Froperty for the	
BUYER, on, 2 for execution of the Act of Sale must be mu	cuted before a settlement agent or Notary Public to be chosen by th 20, or before if mutually agreed upon. Any change of the dat utually agreed upon in writing and signed by the SELLER and the "good funds" as required by Louisiana statute LA R.S. 22:22.512
OCCUPANCY: Occupancy/possession and trupon in writing.	ransfer of keys is to be granted at Act of Sale unless mutually agree
CONTINGENCY FOR SALE OF BUYER'S O	THER PROPERTY:
\square This sale is contingent on the sale of ot addendum shall apply.	ther property by the BUYER and the attached contingency clause
☐ This sale is not contingent upon the sale BUYER to obtain the Sale Price contingent or	le of other property by the BUYER nor is the loan needed by the n the BUYER'S sale of any property.
☐ ALL CASH SALE: The BUYER warrant Property.	ts the BUYER has cash readily available to close the sale of thi
for the loan the sum of \$ Price by a mortgage loan or loans at an in principal, amortized over a period of not less	d upon the ability of BUYER to borrow with this Property as security or% of the Sal nitial interest rate not to exceed% per annum, interest an s than years, payable in monthly installments or on any other provided that these terms do not increase the cost, fees or expense
□ Fixed Rate Mortgage	☐ FHA Insured Mortgage
☐ Adjustable Rate Mortgage	☐ Owner Financing
	☐ Bond Financing
☐ VA Guaranteed Mortgage	☐ Other
The BUYER agrees to pay discount points no	ot to exceed% of the loan amount.
Other financing conditions: The BUYER acknowledges and warrants th complete the sale of the Property including, by paid items, and other expenses. If this sale	





Property address, street, city, state, zip		Date
this Agreement except as otherwise set from a lender that a loan application has proceed with the loan approval process both parties. If the BUYER fails to make that application and BUYER'S written au SELLER may, at the SELLER'S option	forth herein. The BUYER shall is been made and the BUYER within () calendar days are loan application, and to suputhorization for lender to procest, terminate this Agreement, buyers is not able to secure for	otherwise affect any terms or conditions of supply the SELLER written documentation has given written authorization to lender to after the date of acceptance of this offer by ply SELLER with written documentation of sed with loan process within this period, the by giving the BUYER written notice of the financing, the SELLER reserves the right to
dues, assessments, and/or other dues of be prorated through the date of the Act and other costs required to obtain final necessary tax, mortgage, conveyance, r shall be paid by the SELLER. The SELL and/or dues owed to homeowners ass	owed to homeowners association of Sale. Act of Sale costs, at noting, shall be paid by the Brelease certificates or cancella .ER shall pay all previous year sociations and the like. All	premium if assumed, rents, condominium ions and the like for the current year are to estracting costs, title search, title insurance UYER, unless otherwise stated herein. Altions and the SELLER closing fees, if any is taxes, assessments, condominium dues special assessments bearing against the ten agreement, as of the date of the Act of
Property being not less than the Sale Pri If the appraised value of the Property is Price agreed upon prior to the appraise provide the SELLER with a copy of the along with the BUYER'S written requestional calendar days after the SELLER'S receip have the option to pay the Sale Price and the Selection of the Sale Price and the Selection of the Selection of the Sale Price and Selection of the Sale Price and Selection of the Sale Price and Selection of the Selecti	ice. The SELLER agrees to prose equal to or greater than the al. If the appraised value is less appraisal withinst for the SELLER to reduce the pt of such written documentation agreed upon prior to the appraisal.	sale IS conditioned on the appraisal of the ovide the utilities for appraisals and access Sale Price, the BUYER shall pay the Sale ess than the Sale Price, the BUYER shall () calendar days of receipt of same the Sale Price. Within (on of the appraised value, the BUYER shall raisal or to void this Agreement unless the lue or all parties agree to a new Sale Price.
	this Agreement, and the BU of the offer, the BUYER'S dep	· · · · · · · · · · · · · · · · · · ·
□ Cash \$	Promissor	y Note \$
□ Check \$		
The Deposit shall be held by		·
must be held in accordance with the rule or savings and loan institution without re of such institution. In the event the partie arises as to ownership of, or entitlement Rules and Regulations set forth by the Leanne Rules and R	es of the Louisiana Real Estate esponsibility on the part of the es fail to execute an Act of Salut to, the Deposit or funds hel ouisiana Real Estate Commissionall be returned to the BUYER	eement. If the Deposit is held by a Broker, is Commission in a federally insured banking Broker in the case of failure or suspension by date specified herein, and/or a disputed in escrow, the Broker shall abide by the sion.
BUYER'S Initials	Page 3 of 9	SELLER'S Initials



	Property address, street, city, state, zip		Date
121 122 123	1) If this Agreement is declared null and forth in lines 162 through 195 of this Agreement		inspection and due diligence period as set
124 125 126		reement, but only if the BUYE	and the loan cannot be obtained, except as R has made timely application for the loan
127 128 129	3) If the BUYER conditions the Sale Pr SELLER will not reduce the Sale Price a		praisal is less than the Sale Price and the 02 of this Agreement;
130 131 132	4) If the BUYER timely terminates the A lines 143 through 148 of this Agreement		the leases or assessments, as set forth in
133 134 135	5) If the SELLER is unable to timely de as set forth in lines 197 through 206.	liver to the BUYER an approve	ed sewerage and/or water inspection report
136 137 138 139	6.) If the SELLER chooses not to rep ADDENDUM, and the BUYER terminate		em(s) as per the SEPTIC/WATER WELL ereof.
140 141 142	7.) If the SELLER chooses not to repair WELL ADDENDUM, and the BUYER te	·	well system(s) as per the SEPTIC/WATER sult thereof.
143	LEASES/SPECIAL ASSESSMENTS: 7	he sale is conditioned upon th	e BUYER'S receipt of a copy of all written
144		•	m the SELLER within five (5) calendar days
145	-	· · · · · · · · · · · · · · · · · · ·	assessment levied on Property to pay the
146			authority. The BUYER will have five (5)
147	· · · · · · · · · · · · · · · · · · ·		the SELLER whether they are acceptable
148 149	to the BUYER. Security deposits, keys	•	
149 150	NEW HOME CONSTRUCTION: If the n	roperty to be sold is completed	new construction, under construction, or to
151	be constructed, check one:	roporty to be sold to completed	new construction, under construction, or to
152	·	with additional tarms and cons	litions is attached
	☐ A new home construction addendum		illions, is attached.
153 154	☐ There is no new home construction a	ddendum.	
155	INSPECTION AND DUE DUIGENCE	PERIOD: The BUYER ACKNO	OWLEDGES THAT THE SALE PRICE OF
156			TY'S APPARENT CURRENT CONDITION;
157			PAIRS TO THE PROPERTY, INCLUDING
158	·		E STATED HEREIN. THE SELLER IS
159			STANTIALLY THE SAME OR BETTER
160	CONDITION AS IT WAS WHEN THE A		
161	CONDITION AS IT WAS WHEN THE A	GREEWENT WAS FOLLT EXE	COTED.
162	The PLIVED shall have an inequation (and due diligence period of () calendar days, commencing the first
	·		,
163			ay, at the BUYER'S expense, have any
164			nspections may include, but are not limited
165	•	, ,	or damage from same, molds, and fungi
166			ctures, foundations, roof, heating, cooling,
167			n, out-buildings, and square footage. Other
168	• •		stigation into the property's school district,
169		<u> </u>	ision restrictive covenants and any items
170 171	addressed in the SELLER'S Property D SELLER agrees to provide the utilities for	_	shall be nondestructive testing. The ccess. Inspection period will be extended
	BUYER'S Initials	Page 4 of 9	SELLER'S Initials
		J	

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	Property address, street, city, state, zip		Date
172 173 174 175 176	not provided by the SELLER. If the BUY	ER is not satisfied with the c	ate access to the property or all utilities are ondition of the Property or the results of the of the following options within the inspection
177	•	ing, to terminate the Agreeme	ent and declare the Agreement null and void;
178 179 180 181 182	-	_	esired remedies and the SELLER will within willingness to remedy those deficiencies
183 184 185 186 187 188 189 190	BUYER, then the BUYER shall have seventy-two (72) hours from the date the the SELLER'S Response to the BUYER to elect to terminate this Agreement. T respond to the SELLER'S Response by	seventy-two (72) hours from at the SELLER'S Response of Swritten requests or (b) accepte BUYER'S response shall of the time specified or the BU tomatically, with no further accepted.	any or all of the deficiencies listed by the the date of the SELLER'S Response or was due, whichever is earlier, to: (a) accept pt the Property in its current condition, or (c) be in writing. Upon the BUYER'S failure to YER'S electing, in writing, to terminate this tion required by either party, ipso facto null
192 193 194 195	REMEDIES TO THE SELLER (OR TH	HE SELLER'S DESIGNATED ECTION AND DUE DILIGE	ION OR DEFICIENCIES AND DESIRED AGENT) AS SET FORTH IN LINES 155 NCE PERIOD SHALL BE DEEMED AS CONDITION.
196 197	PRIVATE WATER/SEWERAGE:		
198 199 200 201	, , , ,	, , ,	only the primary residence, and the attached system(s) supplying service to the primary
202 203 204 205			s) servicing only the primary residence and de only those systems supplying service to
206 207	☐ There is NO private septic/treatment	system(s) servicing only the p	rimary residence.
208	HOME SERVICE/WARRANTY: A home	e service/warranty plan 🗌 wil	/ \square will not be purchased at the closing of
209	sale at a cost not to exceed \$	to be paid by \Box th	ie BUYER / \square the SELLER. Home Service
210	Warranty will be ordered by		
211212	It is understood that the Agent/Broker	may receive compensation fr	om the home warranty company for actual
212 213 214 215 216 217	services performed. The home service was not supersede or replace any other insaccepts the home service warranty plan	varranty plan does not warran pection clause or responsibili , they declare that they have I	t pre-existing defects and options, and does ties. If neither the BUYER nor the SELLER opeen made aware of the existence of such a less from any responsibility or liability due to
	BUYER'S Initials	Page 5 of 9	SELLER'S Initials

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	Property address, street, city, state, zip	Date			
218	WARRANTY OR AS IS CLAUSE WITH WAIVER OF RIGHT OF REDHIBITION: (CHECK ONE ONLY)				
219	☐ A. SALE WITH WARRANTIES: The SELLER and the BUYER acknowledge that this sale shall be with for				
220	SELLER warranties as to any claims or causes of action including but not limited to redhibition pursuant t				
221	Louisiana Civil Code Article 2520, et seq. and Article 2541, et seq.				
222	\square B. SALE "AS IS" WITHOUT WARRANTIES: The SELLER and the BUYER hereby acknowledge and	recognize			
223	that the Property being sold and purchased is to be transferred in "as is" condition and further the BU	YER does			
224	hereby waive, relieve and release the SELLER from any claims or causes of action for redhibition p	ursuant to			
225	Louisiana Civil Code Article 2520, et seq. and Article 2541, et seq. or for reduction of Sale Price p				
226	Louisiana Civil Code Article 2541, et seq. Additionally, the BUYER acknowledges that this sale is ma				
227	warranty of fitness for ordinary or particular use pursuant to Louisiana Civil Code Article 2524. The SE	LLER and			
228229	the BUYER agree that this clause shall be made a part of the Act of Sale. C. NEW HOME WARRANTIES. Notwithstanding lines 218 through 228 and irrespective of wheth	oor A or F			
	·				
230231	above is checked, if the Property is a new construction, the parties agree that neither A or B will apply the provisions of the New Home Warranty Act (LA R.S. 9:3141 et seq.) shall apply. The warranty of c				
232	this Property is governed by the New Home Warranty Act if a home on the Property is a "home" as def				
233	New Home Warranty Act.	inca in the			
234	New Floride Wallanty Act.				
235	MERCHANTABLE TITLE/CURATIVE WORK: The SELLER shall deliver to the BUYER a merchanta	able title at			
236	the SELLER'S costs (see lines 239 through 241). In the event curative work in connection with the	title to the			
237	Property is required or is a requirement for obtaining the loan(s) upon which this Agreement is condi-	tioned, the			
238	parties agree to and do extend the date for passing the Act of Sale to a date not n				
239	() calendar days from the date of the Act of Sale stated h				
240	SELLER'S title shall be merchantable and free of all liens and encumbrances except those that can be				
241	Act of Sale. All costs and fees required to make title merchantable shall be paid by the SELLER. The				
242	shall make good faith efforts to deliver merchantable title. The SELLER'S inability to deliver merchantable title.				
243244	within the time stipulated herein shall render this Agreement null and void, reserving unto the BUYER to	•			
244	demand the return of the Deposit and to recover from the SELLER actual costs incurred in processing well as legal fees incurred by the BUYER.	oi sale as			
246	well as legal lees incurred by the bot Lix.				
247	FINAL WALK THROUGH: The BUYER shall have the right to re-inspect the Property within five (5	i) calendai			
248	days prior to the Act of Sale, or occupancy, whichever will occur first in order to determine if the Proper	•			
249	same or better condition as it was at the initial inspection(s) and to insure all agreed upon repairs I	•			
250	completed. The SELLER agrees to provide utilities for the final walk through and immediate according	ess to the			
251	Property.				
252					
253	<u>DEFAULT OF AGREEMENT BY THE SELLER</u> : In the event of any default of this Agreement by the				
254	the BUYER shall at the BUYER'S option have the right to declare this Agreement null and void with	no further			
255	demand, or to demand and/or sue for any of the following:				
256	1) Townshooting of this Associate (2) Chariffs performance (2) Townshooting of this Associated and				
257 258	1) Termination of this Agreement; 2) Specific performance; 3) Termination of this Agreement and a equal to 10% of the Sale Price as stipulated damages.	an amoun			
259	equal to 10 % of the Sale Frice as supulated damages.				
260	Further, the BUYER shall be entitled to the return of the Deposit. The prevailing party to any litigation	brought to			
261	enforce any provision of this Agreement shall be awarded their attorney fees and costs. The SELLER m	_			
262	liable for Broker fees.	,			
263					
264 265	DEFAULT OF AGREEMENT BY BUYER: In the event of any default of this Agreement by the BU SELLER shall have at the SELLER'S option the right to declare this Agreement null and void with no fur				
	BUYER'S Initials Page 6 of 9 SELLER'S Initials				
		OF LOUIS			

EQUAL HOUSING OPPORTUNITY

	Property address, street, city, state, zip		Date
6 7 8 9		• ,	fermination of this Agreement; 2) Specific qual to 10% of the Sale Price as stipulated
0 1 2 3		·	prevailing party to any litigation brought to ney fees and costs. The BUYER may also be
	can affect real property is available at the	e EPA website http://www.acknowledges that the real	egarding common mold related hazards that epa.gov/iaq/molds/index.html. By initialing estate agent has provided the BUYER with common mold related hazards.
	Registry through the Louisiana Bureau of the locations of individuals who are requidatabase is http://www.lsp.org/socpr/c	Criminal Identification and red to register pursuant to lefault.html. Sheriff and nquiries can be made by p	the State Sex Offender and Child Predator Information. It is a public access database of LA R.S. 15:540, et seq. The website for the police departments serving jurisdictions of hone at 1-800-858-0551 or 1-225-925-6100. ge, Louisiana 70896.
	CHOICE OF LAW: This Agreement shall the State of Louisiana.	be governed by and shall t	pe interpreted in accordance with the laws of
	·	ed by all parties to this Ag	nal, except where modifications, changes, or reement. All "calendar days" as used in this
	ADDITIONAL TERMS AND CONDITIONS	<u>S</u> :	
			nd Designated Agent(s) have acted only as ranty to either party for performance or non
	performance of any part of this Agreemen	t or for any warranty of any	nature unless specifically set forth in writing.
	measurements, square footage, room Designated Agent(s) make no represent BUYER has or will independently investig to the BUYER. The BUYER is not relying inspect or re-inspect the Property; the perform this function. In the event Broke Broker/Agent(s) does not warrant the serv	dimensions, lot size, Proations as to suitability or the ate all conditions and charate on the Broker or the Design BUYER understands any er/Agent(s) provides named rices of such experts or their lands.	ssurances whatsoever concerning Property perty lines or boundaries. Broker(s) and o a particular use of the Property, and the cteristics of the Property which are important nated Agent(s) to choose a representative to representative desired by the BUYER may sor sources for such advice or assistance, a products and cannot warrant the condition defects are disclosed by the SELLER(S). compliance, restrictive covenants, or
	BUYER'S Initials	Page 7 of 9	SELLER'S Initials





	Property address, street, city, state, zip	Date
315 316 317 318 319 320	insurability. The Broker(s) and Designated Agent(s) specifically make not the Property is situated in or out of the Government's hundred ye wetlands by the U.S. Army Corps of Engineers, or as to the presence from. The BUYER(S) are to satisfy themselves concerning these independent contractor for Broker if the conditions as set forth in LA R	ar flood plan or is or would be classified as of wood destroying insects or damage there e issues. Designated Agent shall be ar
321	LIST ADDENDA TO BE ATTACHED AND MADE A PART OF THIS	AGREEMENT:
322	☐ Contingency for Sale of the BUYER'S Other Property Addendum	☐ Private Water/Sewerage Addendum
323	□ Condominium Addendum	
324	□ FHA Amendatory Clause	
325 326	□ New Construction Addendum	
327 328 329 330	If any of the pre-printed portions of this Agreement vary or are in conf blanks provided in this form or Addendum attached to this Agreem provisions control.	
331 332 333 334	<u>SINGULAR – PLURAL USE</u> : Wherever the word BUYER or the word referred to, the same shall be construed as singular or plural, mascube.	<u> </u>
335 336 337 338 339 340	ACCEPTANCE: Acceptance of this Agreement must be in writing. T electronic signatures, in accordance with the Louisiana Uniform Electronic Agreement shall be delivered to the listing Broker's firm. This Agreement modification relating hereto, including any photocopy, facsimile or executed in two or more counterparts, all of which shall constitute one	etronic Transaction Act. The original of this ement and any supplement addendum of electronic transmission thereof, may be
341 342 343 344 345 346 347	NOTICES AND OTHER COMMUNICATIONS: All notices, requests, or related to or required by this Agreement shall be in writing. Notices process of process of service of process of shall be deemed sufficient if delivered by (a) mail, facsimile, (e) e-mail, or (f) other e-signature transmissions addressed as (a) written on the first page of this Agreement; (b) as designated be other addresses as the respective parties may designate by written no	permitted or required to be given (excluding (b) hand delivery; (c) overnight delivery; (d) to the respective addresses of the parties flow on lines 357 through 365; or (c) at such
348 349 350 351 352 353	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 Agr modification relating thereto, including but not limited to any notic communications as set forth in the Agreement.	e above referenced real estate transaction. c documents, the electronic transmission of eement, and any supplement addendum of
354	☐ The BUYER further authorizes notices and other communications t	o be delivered electronically to the following
355 356	address(es):	,
357	BUYER address(es):	
358 359	With a copy to: BUYER's Agent address(es):	
	BUYER'S Initials Page 8 of 9	SELLER'S Initials





Property address, street, city, state, zip	Date
	er communications to be delivered electronically to the
following address(es):	
SELLER address(es):	
With a copy to:	
SELLER's Agent address(es):	
	signed by both the SELLER and the BUYER. READ Π
· · · · · · · · · · · · · · · · · · ·	ny part of this Agreement seek legal advice before signing
his contract or attempting to enforce any obligation or r	emedy provided herein.
ENTIRE AGREEMENT: This Agreement constitutes t	he entire Agreement between the parties, and any other
agreements not incorporated herein in writing are void a	-
EXPIRATION OF OFFER:	
	, 20 at \(\text{\tinte\tint{\text{\tint{\text{\tint{\text{\text{\tinit}\text{\tex{\tex
·	the offering party by the deadline stated on line 374 to be
pinding and effective.	
(X
X Buyer's / □ Seller's Signature Date/Time □ AM □ PM	X ☐ Buyer's / ☐ Seller's Signature ☐ Date/Time ☐ AM ☐ PM
Print Buyer's/Seller's Full Name (First, Middle, Last)	Print Buyer's/Seller's Full Name (First, Middle, Last)
Street Address	Street Address
City, State, Zip	City, State, Zip
elephone Number.Cell	Telephone Number.Cell
elephone Number.Home Telephone Number.Work	Telephone Number.Home Telephone Number.Work
E-Mail Address	E-Mail Address
This offer was presented to the \square Seller \square Buyer by	Day/ Date/ Time ☐AM ☐PM ☐MIDNIGHT ☐NOON
This offer is: \square Accepted \square Rejected (without coun	nter) Countered (See Attached Counter) by:
. , , , , , , , , , , , , , , , , , , ,	
X ☐ Buyer's / ☐ Seller's Signature Date/Time ☐ AM ☐ PM	X Buyer's / ☐ Seller's Signature Date/Time ☐ AM ☐ PM
Print Buyer's/Seller's Full Name (First, Middle, Last)	Print Buyer's/Seller's Full Name (First, Middle, Last)
Street Address	Street Address
City, State, Zip	City, State, Zip
Felephone Number.Cell	Telephone Number.Cell
Felephone Number.Home Telephone Number.Work	Telephone Number.Home Telephone Number.Work
E-Mail Address	E-Mail Address
This counter offer was presented to the Seller Buyer by	Day/ Date/ Time

