Items Remaining with the Property

The undersigned parties place on the property low will remain after the close		knowle 206	edge and agree the follo	wing it	ems currently in
Telliam after the clos	sing.				
	Yes	No	(If no, to be replaced.)	Yes	No
Doorknocker		. 1			110
Mail Box				-	
Curtains					
Drapes		-		-	
Sheers	-	-			
Rods	-1	-			
Blinds	-	-			
Stained Glass					
Light Fixtures					
Ceiling Fan(s)		Proceedings			Militaria
Chandelier				-	
Light Switches				-	
F/Place Screen		-			
Mantle	-			-	
Andirons	- Additional of the last of th				
Gas Logs					
Wood Rack	And the same of th				- Contraction of the Contraction
Microwave	-				
Stove					
Bathroom Mirror	1			-	
Built-in Vac Accessories		_			
Bar Stools	and the same of th				The state of the s
Refrigerator		_			
Outside Storage Building					
Satellite Dish		_	_		
Plants or Shrubs					Street, Control of the Control of th
Swingset					MC Amoun.
Above Ground Pool		_			The state of the s
Pool Equip/Supplies		_			Name of the last o
Fountains, Statues	-	<u></u>			
BBZ Pit, Equipment					-
Basketball Goal			_		
Garage Door Openers		_			-
Security Alarm					-
Telephone System		_			-
Anything Else:		-			ness.
This list is to be made a part of by and between the Buyer and	of the purch Seller.	nase an	d sale agreement dated	3_/_	11/22
•)	
Buyer		-	Sollar C	ai	Sie
Selling Office:			Seller		
VALIOU.			Listing Office:	COWN	Realty
C -11:			ALIO Air	4	2-11 2022
Selling Agent I	Pate		Listing Agent	<u> </u>	3-11-7077 Date
					1000000



WAIVER of WARRANTY and REDHIBITION RIGHTS ADDENDUM

IN REFERENCE to the Agreement to Purchase and Sell the real property commonly
referred to as: Thompson Home
dated 3-11-22 between Sara Caissic (SELLER") and
("PURCHASER"), the undersigned parties hereby
agree as follows:
Providing that Purchaser's inspections, as per the Property Condition/Inspection section on the agreement to purchase and sell referenced above, are satisfactory to Purchaser, Purchaser hereby agrees that THE FOLLOWING STATEMENT WILL BE MADE A PART OF THE ACT OF SALE AND SHALL NOT GO INTO EFFECT UNTIL THE ACT OF SALE.
It is expressly agreed that the immovable property herein conveyed and all improvements and component parts, plumbing, electrical systems, mechanical equipment, heating and air conditioning systems, built-in appliances, and all other items located hereon are conveyed by Seller and accepted by Purchaser "AS IS, WHERE IS," without any warranties of any kind whatsoever, even as to the metes and bounds, zoning, operation, or suitability of the property for the use intended by the Purchaser, without regard to the presence of apparent or hidden defects and with the Purchaser's full and complete waiver of any and all rights for the return of all or any part of the purchase price by reason of any such defects.
Purchaser acknowledges and declares that neither the Seller nor any party, whomsoever, acting or purporting to act in any capacity whatsoever on behalf of the Seller has made any direct, indirect, explicit or implicit statement, representation or declaration, whether by written or oral statement or otherwise, and upon which the Purchaser has relied, concerning the existence or non-existence of any quality, characteristic or condition of the property herein conveyed. Purchaser has had full, complete and unlimited access to the property herein conveyed for all tests and inspections which Purchaser, in Purchaser's sole discretion, deems sufficiently diligent for the protection of Purchaser's interests.
Purchaser expressly waives the warranty of fitness and the warranty against redhibitory vices and defects, whether apparent or latent, imposed by Louisiana Civil Code Articles 2520 through 2548, inclusive, and any other applicable state or federal law and the jurisprudence thereunder.
Purchaser also waives any rights Purchaser may have in redhibition to a return of the purchase price or to a reduction of the purchase price paid pursuant to Louisiana Civil Code Articles 2520 to 2548, inclusive, in connection with the property hereby conveyed to Purchaser by Seller. By Purchaser's signature, Purchaser expressly acknowledges all such waivers and Purchaser's exercise of Purchaser's right to waive warranty pursuant to Louisiana Civil Code Article 2520 and 2548, inclusive.
The herein agreement, upon its execution by both Purchaser and Seller, is herewith made an integral part of the aforementioned Agreement to Purchase and Sell.
PURCHASER DATE/TIME SELLER DATE/TIME 3/11/2022
PURCHASER DATE/TIME SELLER DATE/TIME

DISCLOSURE OF INFORMATION ON RESIDENTIAL SEWERAGE SYSTEMS/PRIVATE WATER WELLS

Property Address	Carrett Rd	Monroe	LA.	71703
repetty Addiess		City	State	Zip
	PRIVATE SE	NERAGE SYSTEMS		
SELLER OF RESIDEN treatment does not	TIAL REAL ESTATE: Complete this serve the property described here	s disclosure document if city, tov	vn, or municipali	ty waste
disease. D.H.H Title	51, Subsection 707 states: "Indi	ewage poses significant risks to home to the ntains parasites, bacteria, and visividual sewerage systems shall be with this code and in order to avoid	ruses that cause	serious
HEALTH HAZARDS AF Gastroenteritis – sev dehydration.	ND DISEASES ere inflammation of the intestine	s that may cause severe vomiting	and diarrhea lea	ding to
Severe infection - res	ult of contact with untreated wat	er where there are cuts or abrasion	ns on the skin.	
Hepatitis - serious inf	ection of the liver that can lead to	long term illness.		
an improperly treated	phalitis, and other diseases. Imp	perly operated or maintained may a its also exist from mosquito infes properly operating systems may l	A-A1 A1 -	
Sewerage treatment Private Utility	The state of the s]Not Known		
2. If there is an onsite Yes No	system, is it permitted by the Lou Not Known	uisiana Department of Health (LDH)?	
You can follow the lin http://ldh.la.gov/inde	k to contact your local Parish Health (xx.cfm/page/394	Unit for all of the information below.		
3. List of Current Insta	llers and Maintenance Providers: I	nttp://ldh.la.gov/index.cfm/newsro	oom/detail/2082	
4. If there is an onsite of Septic Tank w/field Not Known	system, it is: d lines	nit Septic tank w/Oxidation P	ond Dother	
a. Is there mo □Yes ☑No	re than one system on the proper	ty, e.g. guest house, outbuildings, I	parns, etc.?	
if yes, answer all q	uestions for each system on a separa	te sheet of paper and attach to this ad	dendum.	
5. What is the approxim			t Known	
12/01/21	Collows Intatata	Buyer's Initials:	1 of 3	

а	. The original permit was issued byon1993 (date). \[\begin{align*} \text{Not Known} \\ \text{(Typically, a non-permitted system of any type is illegal, regardless of age or type.)} \end{align*}	
b	The system was last inspected byon(date	÷).
c	. Is an inspection report attached? Yes No	
d	. Has the health department inspected the system? Yes No Not Known	
e.	If yes, on what date was the inspection? 8-5-2013 (date	:).
6. Th	e system was last pumped out when?(dat	e).
	he system an <u>Aerobic Treatment Unit</u> ? Yes No Not Known If yes, name the manufacturer.	
b.	(The name of the manufacturer may be located on the data plate on the tank, compressor, or control both lifyes, do you have an ongoing maintenance agreement with a licensed maintenance provider? Yes No Not Known (D.H.H. Title 51, Appendix A, Section A:6, 12 requires that perpetual maintenance be provided on Individual Mechanical Sewerage Treatment Plants.)	
St O (D.H ditch	at type of discharge is used? urface Drainage Drain-Field Spray Irrigation Artificial Drain-Field Drip Dispose ver Land Surface Flow Below Ground Pipe to Ditch or Stream Not Known H. Title 51, Subsection 717 prohibits the discharge of the effluent from septic tanks into street gutters, surface nes or streams.) e discharge is from over land flow or from a pipe, where does it drain?	
динистация на при н При на при н	and a pipe, where does it drain?	
10. Wha	t type of tank is used? etal Concrete Fiberglass Other Mot Known	
	the system have a compressor/aerator? 🔲 Yes 💹 No 🔲 Not Known	
а, ј	If yes, where is it located?	
b. 1	f yes, is it in working order? Yes No Not Known	
	PRIVATE WATER WELLS	
	Inspection	
In Louisiana, p maintenance,	rivate water wells are largely unregulated, leaving property owners responsible for any care, or testing of their wells. Further, lenders may require varying testing and inspection(s	5)
12/01/21	Seller's Initials: Buyer's Initials: 2 of 3 Seller's Initials: Buyer's Initials: 2	

of wells for real estate transfers. Accordingly, Buyers are advised to ask their lender whether an inspection(s) or other testing is required as a condition of financing. Additional information regarding private water well testing and the Louisiana Private Well Initiative may be found by calling 1-888-293-7020 or at: Louisiana Well Owner Network.

Registration

Newly constructed and other water wells are typically required by law to be registered with the Louisiana Department of Natural Resources, Office of Conservation ("Department"), within certain time periods following construction completion. Additionally, the Department encourages owners of older, reworked wells and / or un-registered water wells, which were constructed prior to November 1, 1985, to contact the agency regarding well registration. Additional information can be found at: Office of Conservation.

eller's Initials:

Buyer's Initials:

Buyer's Initials:

Property Description (Address, City, State, Zip)

PRIVATE SEWERAGE/PRIVATE WATER WELL INSPECTION AND OPTIONS AGREEMENT

i his addendum is made	a part of Louisiana Res	idential Agreement to Buy o	r Sell dated 3-1-2022
1. () SEPTIC/TREAT	MENT INSPECTION - T	he SELLER agrees to have	one (#
septic/treatment system	m(s) servicing only th	ne primary residence insp	ected and approved by th
			ection, SELLER shall have the
option to repair/replace	e the system(s) as lor	ng as the cost to repair/re	place the system(s) does no
exceed the sum of	0	(\$ D	_). If the cost to repair/replac
the system(s) exceeds t	hat amount and the	SELLER chooses not to rep	air/replace the system(s), th
BUYER shall have the o	ption of accepting th	e Property with the private	te septic/treatment system(s
servicing only the prima	ry residence in the ci	urrent condition or termina	ite the Agreement in writing
			sit. Any repair/replacement o
		na Department of Health, if	
			NIA (#
private water well(s) ser	vicing only the primar	y residence inspected and	approved by the appropriate
governmental/governing	authority. If the water	well(s) fail inspection, SEL	LER shall have the option to
repair/replace the water v	wells(s) as long as the	cost to repair/replace the s	stem(s) does not exceed the
sum of	The second control of		(\$). If the
cost to repair/replace the	water wells(s) excee	ds that amount and the SE	LLER chooses not to repair/
replace the system(s), the	BUYER shall have the	option of accepting the Pro	perty with the private water
well(s) servicing only the	primary residence in	the current condition or t	erminate the Agreement in
writing, which termination	shall entitle the BU	YER to a return of the BUY	'ER'S deposit. Any repair or
			appropriate governmental
entities.		, , , ,	Frishingte Boverinnental
All other terms and condition	ons contained within th	ne Agreement remain uncha	nged.
		San Cais	lie (3/11/2072)
Buyer Signature	Date	Seller Signature	Date
Buyer Signature		Annual Annual Control of Security and Control of Secur	
= 41 at AtBLIRENIE	Date	Seller Signature	Date
Buyer Signature	Date	Seller Signature	Date
Buyer Signature	Date	College	
The second secon	Pate	Seller Signature	Date

Date