## Items Remaining with the Property

The undersigned parties place on the property low will remain after the closest	cated at	nowledge 941	and agree the t			71418
was sometime of		No (If:	no to be replace	ed) Vos	No	
Doorknocker Mail Box Curtains Drapes Sheers Rods Blinds Stained Glass Light Fixtures Ceiling Fan(s) Chandelier Light Switches F/Place Screen Mantle Andirons Gas Logs Wood Rack Microwave Stove Bathroom Mirror Built-in Vac Accessories Bar Stools Refrigerator Outside Storage Building Satellite Dish Plants or Shrubs Swingset Above Ground Pool Pool Equip/Supplies Fountains, Statues BBZ Pit, Equipment	Yes  Yes	No (If:	no, to be replace		No	
Basketball Goal Garage Door Openers Security Alarm Telephone System		7			<del>√</del> ✓- ✓-	
Anything Else: Red	<u> </u>			/		
This list is to be made a par by and between the Buyer a	t of the purc	hase and	sale agreement	dated/		
a distribution and buyor a	in Deliel.			MX		
Buyer			Seller	16		
Selling Office:		_	Listing Offic	e: Bow	~ Realty	(0.
Selling Agent	Date		Listing Agen	Muth	7-//- <u>Z</u> 0ZZ Date	•



## WAIVER of WARRANTY and REDHIBITION RIGHTS ADDENDUM

			the real property commonly
referred to as:	Smith	Camp	
dated	between _	\	(SELLER") and
	I")	PURCHASER"), the	undersigned parties hereby
agree as follows:			
agreement to purc agrees that THE	hase and sell reference	ed above, are satisfa EMENT WILL BE	Condition/Inspection section on the actory to Purchaser, Purchaser hereby MADE A PART OF THE ACT OF EACT OF SALE.
component parts, p systems, built-in accepted by Purcha as to the metes and the Purchaser, with	plumbing, electrical system appliances, and all off aser "AS IS, WHERE I bounds, zoning, oper, out regard to the preser waiver of any and all r	stems, mechanical eq ther items located lis," without any war ation, or suitability on the of apparent or his	conveyed and all improvements and uipment, heating and air conditioning hereon are conveyed by Seller and transities of any kind whatsoever, even of the property for the use intended by iden defects and with the Purchaser's of all or any part of the purchase price
purporting to act in explicit or implic statement or other non-existence of an has had full, com	any capacity whatsoe it statement, represent wise, and upon which y quality, characteristic plete and unlimited a Purchaser, in Purchase	ver on behalf of the ntation or declaration the had been the purchaser had cor condition of the coess to the property	for any party, whomsoever, acting or Seller has made any direct, indirect, ion, whether by written or oral is relied, concerning the existence or property herein conveyed. Purchaser ty herein conveyed for all tests and deems sufficiently diligent for the
defects, whether ar	parent or latent, imp	osed by Louisiana	arranty against redhibitory vices and Civil Code Articles 2520 through deral law and the jurisprudence
price or to a reduction to 2548, inclusive, in Purchaser's signature	on of the purchase price connection with the price e, Purchaser expressly	e paid pursuant to Le roperty hereby conve acknowledges all su	ibition to a return of the purchase puisiana Civil Code Articles 2520 yed to Purchaser by Seller. By ach waivers and Purchaser's puisiana Civil Code Article 2520 and
The herein agreemen integral part of the af	t, upon its execution by orementioned Agreeme	y both Purchaser and nt to Purchase and Se	Seller, is herewith made an
NID ON LOT		Delle.	
PURCHASER	DATE/TIME	SELLER	DATE/TIME
PURCHASER	DATE/TIME	SELLER	DATE/TIME

## DISCLOSURE OF INFORMATION ON RESIDENTIAL SEWERAGE SYSTEMS/PRIVATE WATER WELLS

_			94	//	Reed	Rd		Columbia	LA		7/43
1	Prop	erty A	ddress		,			City	St	ate	Zip
						PRIVATE S	FWERAG	E SYSTEMS			
•	FII	FR O	E BECIDI	AITIA	I DEAL ECTAS				3		2
t	reat	tment	does no	ot serv	e the propert	ty described he	rein.	sure document if city	, town, or m	unicipa	lity waste
d se	isea ervi	ronme ise. D ceable	ent. Unt D.H.H Tit e conditi	reated le 51, ion su	or poorly to Subsection	reated water ( 707 states: "Ir sure compliance	contains ( ndividual :	poses significant risks parasites, bacteria, ar sewerage systems sh s code and in order to	nd viruses tha	at caus	se serious
G	astr		<b>eritis</b> – s		DISEASES inflammation	n of the intesti	nes that n	nay cause severe vom	iting and diar	rhea le	ading to
Se	ever	e infe	ection –	result	of contact wi	th untreated w	ater wher	e there are cuts or ab	rasions on the	skin.	
Н	epat	titis –	serious	infect	ion of the live	r that can lead	to long te	erm illness.			
W	est	Nile '	rly treat	ed wa iceph	ater at the su alitis, and oth	rface. Health r	isks also	erated or maintained exist from mosquito y operating systems i	infestations t	hat ma	av callee
1			ge treatr te Utility		s supplied by: Onsite Systen		□Not K	nown			
2.	. If t	here Yes	is an ons	site sy Vo	stem, is it per Not Knowi	mitted by the L	ouisiana	Department of Health	(LDH)?		
	You http	ı can f p://ldf	follow the h.la.gov/i	link to	o contact your l fm/page/394	ocal Parish Heal	th Unit for	all of the information be	low.		
3.	List	of Cu	irrent in	staller	s and Mainter	nance Provider	s: <u>http://l</u>	dh.la.gov/index.cfm/n	ewsroom/det	tail/208	<u>32</u>
	ZS		Tank w/		tem, it is: nes Aero	obic Treatment	Unit [	Septic tank w/Oxidat	ion Pond	Othe	r
		a. Ye	Is there is	more No	than one syste	em on the prop vn	erty, e.g.	guest house, outbuild	ings, barns, et	c.?	
		If yes,	answer (	all que	stions for each	system on a sept	arate sheet	t of paper and attach to t	this addendum.	ri.	
5.\	Nha	t is th	e appro	ximat	e age of the sy	stem?	7	(#)	ZNot Known	É	
12/	01/2	21			Seller's Initials Seller's Initials		5.00	Initials:		10	f3

a.	The original permit was is: (Typically, a non-permitted	sued byon_ system of any type is	(date). illegal, regardless	Not Known	
b.	The system was last inspec	stad by			(date).
c.	Is an inspection report att	ached?	No		
d.	Has the health departmen	t inspected the sys	tem? 🗖 Yes 🗖 i	No Not Known	
e.	If yes, on what date was th	e inspection?	1K		(date).
6. The	system was last pumped ou	rt when?	·		(date)
a.	If yes, name the manufactu (The name of the manufactu If yes, do you have an ongoi Yes No No (D.H.H. Title 51, Appendix A Mechanical Sewerage Treat	rer turer may be located ing maintenance ag lot Known , Section A:6, 12 read	on the data plate o	on the tank, compressor, icensed maintenance	provider?
☐ Sui ☐ Ov (D.H.I ditche	rs or streams.)	Below Ground Pip ibits the discharge of	e to Ditch or Stre f the effluent from s	am Not Known septic tanks into street g	Drip Disposal
9. If the	discharge is from over land		e, where does it d	rain?	
	Not Know	7			
The second second	type of tank is used?				
□Met	al Concrete DFiber	glass Other	Not Known		
	he system have a compresso	or/aerator? 🚺 Yes	□No □No	ot Known	
a. If	yes, where is it located?	underneat	n the	house	
b. If	yes, is it in working order?	☑Yes ☐No	☐ Not Known		
		PRIVATE WATER	RWELLS		
		Inspection	n	a .	
In Louisiana, pr maintenance, c	ivate water wells are large are, or testing of their we	ely unregulated, le lls. Further, lende	eaving property ers may require	owners responsible varying testing and i	for any nspection(s)
12/01/21	Seller's Initials:	Buye	er's Initials:	·	2 of 3

941 Reed Rd, Columbia, LA 71418

Property Description (Address, City, State, Zip)

## PRIVATE SEWERAGE/PRIVATE WATER WELL INSPECTION AND OPTIONS AGREEMENT

This addendum is made a	a part of Louisiana Re	sidential Agreement to Buy or S	ell dated
1. ( ) SEPTIC/TREATM	MENT INSPECTION -	The SELLER agrees to have(	ONC # 1
septic/treatment system	n(s) servicing only t	the primary residence inspec	ted and approved by the
appropriate government	al/governing authori	ty. If the system(s) fail inspec	tion, SELLER shall have the
option to repair/replace	the system(s) as lo	ong as the cost to repair/repla	ace the system(s) does no
exceed the sum of	Zero	(\$ <u>*</u> ).	If the cost to repair/replace
the system(s) exceeds th	nat amount and the	SELLER chooses not to repair	/replace the system(a) the
BUYER shall have the op	otion of accepting the	he Property with the private	sentis/treatment and (1)
servicing only the primar	y residence in the c	current condition or terminate	the Assessment system(s)
which termination shall er	ntitle the BUYFR to a	return of the BUYER'S deposit.	the Agreement in writing,
the system(s) must be per	mitted by the Louisia	ina Department of Health, if ap	Any repair/replacement of
, , , , , , , , , , , , , , , , , , , ,	Time by the Louisia	ina Department of Health, if ap	plicable.
2. ( ) PRIVATE WATE	R WELL INSPECTION	- The SELLER agrees to have _	(# \
private water well(s) servi	icing only the prima	ry residence inspected and ap	proved by the appropriate
governmental/governing au	uthority. If the wate	r well(s) fail inspection, SELLEI	S shall have the entire to
repair/replace the water w	ells(s) as long as the	cost to repair/replace the syst	em/s) does not ever all l
sum of			(\$) does not exceed the
cost to repair/replace the	water wells(s) excee	eds that amount and the SELLI	(\$). If the
replace the system(s), the E	BUYER shall have the	option of accepting the Prope	th chooses not to repair/
well(s) servicing only the r	orimary residence in	the current condition or terr	rty with the private water
writing, which termination	shall entitle the PII	VED to a set up full condition or terr	ninate the Agreement in
replacement of the system/s	shall entitle the BU	YER to a return of the BUYER	'S deposit. Any repair or
entities.	, must be permitted	by and/or registered with all a	opropriate governmental
		1	
All other terms and condition	ns contained within the	he Agreement remain unchange	<b>n</b>
	and the state of t	ne Agreement remain unchange	
Buyer Signature	Date	Seller Signature	1-11-22
		Jener Signature	Date
Buyer Signature	Date	Seller Signature	Date
D			Dute
Buyer Signature	Date	Seller Signature	Date
Buyer Signature	Date	Seller Signature	Date
		IMAN 1010CTSSTSTSTS	Date