Items Remaining with the Property

The undersigned parties hereby acknowledge and agree the following/items currently in place on the property located at 44 Had nellow haywil will remain after the closing. Yes No (If no, to be replaced.) Yes 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 Basketball Goal Garage Door Openers Security Alarm Telephone System Anything Else: This list is to be made a part of the purchase and sale agreement dated by and between the Buyer and Seller. Buyer Selling Office: Selling Agent Date



WAIVER of WARRANTY and REDHIBITION RIGHTS ADDENDUM

IN REFERENCE to the	e Agreement to Purch	ase and Sell the real	property commonly	
referred to as:	Hadney	wor	rayvilley	
dated	between		(SELLER") and	
-	("PURC	HASER"), the under	signed parties hereby	
agree as follows:				
agreement to purchase a agrees that THE FOLL SALE AND SHALL NO It is expressly agreed to component parts, plumbin systems, built-in applian accepted by Purchaser as to the metes and bour the Purchaser, without rejude the purchaser, without rejude to the metes and bour the purchaser, without rejude to the metes and bour the purchaser, without rejude to the purchaser.	and sell referenced about of the immovable pring, electrical systems, nces, and all other it AS IS, WHERE IS," was, zoning, operation, gard to the presence of any and all rights	ove, are satisfactory to T WILL BE MADE T UNTIL THE ACT roperty herein convey mechanical equipmentems located hereon without any warranties or suitability of the paparent or hidden de	ition/Inspection section on the to Purchaser, Purchaser hereby A PART OF THE ACT OF OF SALE. ed and all improvements and at, heating and air conditioning are conveyed by Seller and of any kind whatsoever, even roperty for the use intended by effects and with the Purchaser's any part of the purchase price	
purporting to act in any explicit or implicit sta statement or otherwise, non-existence of any qua has had full, complete	capacity whatsoever of atement, representation and upon which the lity, characteristic or co- and unlimited access aser, in Purchaser's s	n behalf of the Seller n or declaration, we Purchaser has relie condition of the propert to the property here	party, whomsoever, acting or has made any direct, indirect, whether by written or oral ed, concerning the existence or ty herein conveyed. Purchaser in conveyed for all tests and as sufficiently diligent for the	
defects, whether apparer	nt or latent, imposed	by Louisiana Civil	against redhibitory vices and Code Articles 2520 through law and the jurisprudence	
price or to a reduction of to 2548, inclusive, in conr Purchaser's signature, Pu	the purchase price paid nection with the proper rchaser expressly acknowledges	d pursuant to Louisian ty hereby conveyed to nowledges all such wa	to a return of the purchase aa Civil Code Articles 2520 Purchaser by Seller. By aivers and Purchaser's aa Civil Code Article 2520 and	
The herein agreement, upon integral part of the aforement	on its execution by bot entioned Agreement to	h Purchaser and Seller Purchase and Sell.	r, is herewith made an	
PURCHASER I	DATE/TIME	SELLER TO	mthom 8-11-22 DATE/TIME	2:30
PURCHASER I	DATE/TIME	SELLER	DATE/TIME	

PRIVATE SEWERAGE/PRIVATE WATER WELL INSPECTION AND OPTIONS AGREEMENT

inis addendum is made a	part of Louisiana R	esidential Agreement to Buy or :	Sell dated
1. () SEPTIC/TREATM	ENT INSPECTION -	The SELLER agrees to have	one (#1)
septic/treatment system	(s) servicing only	the primary residence inspec	cted and approved by the
appropriate governmenta	l/governing author	rity. If the system(s) fail inspec	tion, SELLER shall have the
option to repair/replace	the system(s) as	ong as the cost to repair/rep	ace the system(s) does not
exceed the sum of	en Neuronoo	(\$100)	If the cost to renair/replace
the system(s) exceeds that	at amount and the	e SELLER chooses not to repair	r/replace the system(s) the
BUYER shall have the op-	tion of accepting	the Property with the private	sentic/treatment system(s)
servicing only the primary	residence in the	current condition or terminate	the Agreement in writing
which termination shall en	title the BUYER to	a return of the BUYER'S deposit	Any repair/repleasement of
the system(s) must be pern	nitted by the Louisi	iana Department of Health, if ap	nlicable
2.7			
2. () PRIVATE WATER	WELL INSPECTION	N - The SELLER agrees to have _	(#)
private water well(s) servi	cing only the prima	ary residence inspected and ap	proved by the appropriate
governmental/governing au	thority. If the wat	er well(s) fail inspection, SELLE	R shall have the option to
repair/replace the water we	ells(s) as long as the	e cost to repair/replace the syst	em(s) does not exceed the
sum of			(\$). If the
cost to repair/replace the v	water wells(s) exce	eeds that amount and the SELL	ER chooses not to repair/
replace the system(s), the B	UYER shall have th	e option of accepting the Prope	erty with the private water
well(s) servicing only the p	rimary residence i	n the current condition or ter	minate the Agreement in
writing, which termination :	shall entitle the Bi	UYER to a return of the BUYER	R'S denosit Any ropair or
replacement of the system(s)) must be permitted	d by and/or rogistans desired	npropriate governmental
entities. Closs no	st Supple	1 Main Nouse 1	(4) b bookered (
		,	w/ 3. ncc/cyard a
All other terms and condition	s contained within	the Agreement remain unchang	red.
		- Amilou Dua	- h - 1-11-22
Buyer Signature	Date	Seller Signature	Date
Duyor Cianatura			
Buyer Signature	Date	Seller Signature	Date
Buyer Signature	Date	Seller Signature	
Duncar Cian at the	*****	- Jenet Signature	Date
Buyer Signature	Date	Seller Signature	Date

DISCLOSURE OF IN	FORMATION C	N RESIDEN	ITIAL SEWERAG	GE SYSTEMS/D	RIVATE WA	TED WELLS
Garlo	1001	0	1		1 /	O ()(-)
Property Address	areguo	0	- huyu	1/2	State	1/2/04
,			V CI	ıy	State	Zip
		PRIVATE SE	WERAGE SYSTEI	VIS		
SELLER OF RESIDENTIA treatment does not ser	AL REAL ESTATE: we the property d	Complete th lescribed her	iis disclosure doci ein.	ument if city, to	wn, or munic	ipality waste
Improperly treated or environment. Untreate disease. D.H.H Title 52 serviceable condition so to a nuisance or public	ed or poorly trea L, Subsection 707 ufficient to ensure	ted water co 7 states: "Inc	ontains parasites, dividual sewerage	bacteria, and v	iruses that ca be kept in se	ause serious
HEALTH HAZARDS AND Gastroenteritis – sever dehydration.		f the intestin	es that may cause	e severe vomiting	g and diarrhea	a leading to
Severe infection - resul	t of contact with ເ	untreated wa	ter where there a	re cuts or abrasic	ons on the skir	1.
Hepatitis – serious infec	tion of the liver th	nat can lead t	o long term illness	5.		
A residential sewerage to of improperly treated w West Nile Virus, Encept penalties under Louisian	ater at the surfa- nalitis, and other	ce. Health ri	sks also exist fror	n mosquito infe	stations that	may cause
1. Sewerage treatment Private Utility	is supplied by: Onsite System	None	□Not Known			
2. If there is an onsite s Yes No	ystem, is it permit	tted by the Lo	ouisiana Departme	ent of Health (LDI	н)?	
You can follow the link http://ldh.la.gov/index.	to contact your loca <u>cfm/page/394</u>	ıl Parish Healtı	h Unit for all of the i	nformation below.		
3. List of Current Installe	ers and Maintenar	nce Providers	: http://ldh.la.gov	/index.cfm/news	room/detail/2	2082
4. If there is an onsite sy Septic Tank w/field Not Known		c Treatment	Unit Septic to	ank w/Oxidation	Pond 🔲 Ot	her
a. Is there more	than one system Not Known	on the prope	erty, e.g. guest ho	use, outbuildings	, barns, etc.?	
If yes, answer all qu				and attach to this o	addendum.	
5. What is the approxima	te age of the syste	em?		_(#)	ot Known	
12/01/21	Seller's Initials:	<u> </u>	Buyer's Initials: _ Buyer's Initials:			1 of 3

	a.	The original permit was issued byon(date). Not Known (Typically, a non-permitted system of any type is illegal, regardless of age or type.)	
	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?	date).
6.	Γhe	system was last pumped out when?	(date).
3	а.	e system an <u>Aerobic Treatment Unit</u> ?	l box.)
	o.	If yes, 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 Indian Mechanical Sewerage Treatment Plants.)	?
	Sur Ove .H.H	type of discharge is used? face Drainage Drain-Field Spray Irrigation Artificial Drain-Field Drip Discer Land Surface Flow Below Ground Pipe to Ditch or Stream Not Known I. Title 51, Subsection 717 prohibits the discharge of the effluent from septic tanks into street gutters, such sor streams.)	
10. WI	hat i	discharge is from over land flow or from a pipe, where does it drain? The standard of the sta	_
a.	If	he system have a compressor/aerator? Yes No Not Known yes, where is it located? Yes No Not Known yes, is it in working order? Yes No Not Known	
		PRIVATE WATER WELLS	
		Inspection	
In Louisiana, maintenance	pri e, ca	vate water wells are largely unregulated, leaving property owners responsible for any are, or testing of their wells. Further, lenders may require varying testing and inspection	on(s)
12/01/21		Seller's Initials: 8-11-22 Buyer's Initials: 2 of 3	

Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards

Lead Warning Statement

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint bazards from risk assessments or inspections in the seller's possession and

	notify the buye	er of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards. A risk assessment or inspection for possible lead-based paint members of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint members of inspections in the seller's possession and error of any known lead-based paint hazards. A risk assessment or inspections in the seller's possession and error of any known lead-based paint hazards. A risk assessment or inspections in the seller's possession and error of any known lead-based paint hazards. A risk assessment or inspections in the seller's possession and error of any known lead-based paint hazards.
	Property Descri City, State, Zip	iption (Address) 19 old ney (10)
	Seller's Discle	<u>osure</u>
	(A) Presence of	f lead-based paint and/or lead-based paint hazards (check (1) or (2) below):
	(1)	Known lead-based paint and/or lead-based paint hazards are present in the housing
		Explain:
	(2)	Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.
	(B) Records and	d reports available to the seller (check (1) or (2) below):
	(1)	Seller has provided the purchaser with all available records and reports pertaining to lead-based paint
	0	and/or lead-based paint hazards in the housing
	O d	List documents:
/	(2)	Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the
	U	housing.
	Purchaser's A	cknowledgment (initial below)
	(C)	Purchaser has received copies of all information listed above.
	(D)	Purchaser has received the pamphlet Protect Your Family from Lead in Your Home.
	(E) Purchaser h	nas (check (1) or (2) below):
	(1)	received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards; or
	(2)	waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.
	Agent's Ackno	owledgment (initial below)
	(F)(1)	Agent has informed the seller of the seller's obligations under 42 U.S.C. 4852d and is aware of his/her

responsibility to ensure compliance.

Property Description (Address) City, State, Zip 99 Gladrey Wer

Certification	on of	Accuracy
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The	following	parties	have	reviewed	the	information	above	and	certify,	to	the	best	of	their	knowledge,	that	the
infor	mation the	ev have	provide	ed is true a	and a	accurate.											

miles Senny &	rantham 8-	11-22	
Seller	Date	Purchaser	Date
Seller Seller	Date	Purchaser	Date
Agent	Date Date	Agent	Date