stin	g Firm	П	Selling Fire	m		
elle	r's Designated Agent	Dual Agent	Buyer's De	esignated Agent		
hon	e Number Office Fax		Phone Nur	mber Office		Fax
mai	I Address		Email Add	ress		
eliv	ered by Designated Agent to		Day	/////Date	Time	AM/PM
om	ments					
ece	vived by Designated Agent		Day	ÁWW Date	ÁTime	AM/PM
	LOUISIANA RESIDENT	ΓIAL AGREEN	MENT TO I	BUY OR SELL	-	
	Date					
	Date:					
	PROPERTY DESCRIPTION: I/We offer and agr	ree to Buy/Sell the	e property at	:		
	(Municipal Address); Zip _		_; Parish		; Lou	uisiana,
	(Legal Description)					
	on lands and grounds measuring approximately					
	or as per record title; including all buildings, st	ructures, compor	nent parts, a	nd all installed, b	ouilt-in, perm	anently
	attached improvements, together with all fend	ces, security sys	tems, all in	stalled speakers	or installed	sound
	systems, all landscaping, all outside TV antenr			•		
	, -					
	ceiling fans, all air conditioning or heating sy	_				
	coverings, blinds and associated hardware, al		-		•	
	knobs or handles, all doors, all door knobs or	handles, all win	idows, all ro	ofing, all electric	al systems,	and all
	installed lighting fixtures, chandeliers and associated	ciated hardware,	other constr	ructions permane	ently attached	d to the
	ground. If owned by the SELLER prior to da	ate of this Agree	ement, stand	ding timber, unha	arvested cro	ps and
	ungathered fruits of trees on the property shall	I be conveyed to	the BUYER	R. The following r	movable iten	ns here
	remain with the property, but are not to be consi	dered as part of t	the Sale Pric	e and have no va	alue:	
		•				
	All items listed herein are included in the proper	tv sold no matter	how they ar	e attached or ins	talled provid	ed 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	ems are e	xciuaea from ti	ne Property	/ sola:
						·
	MINERAL RIGHTS: If SELLER transfers and	y mineral rights,	, they are t	to be transferred	d without wa	arranty.
	% mineral rights owned by SELLER	are to be reserve	ed by SELLE	R and the SELL	ER shall wa	ive any
	right to use the surface for any such reserved m	ineral activity or u	ıse.			•
	·	·				
	PRICE: The Property will be sold and purchase	d subject to title	and zoning r	estrictions servit	udes of reco	ord and
	law or ordinances affecting the Property for the	Dolla	ars (\$		ع ادی" عام (Price"\
		DUIId	λιο (Ψ		, the sale r	110 0).
	ACT OF CALE. The Act of Cole to the	utod botom	Hloneaut	nt or Notes D	lio to lee el	
	ACT OF SALE: The Act of Sale is to be execu					
	BUYER, on, 20					
	for execution of the Act of Sale must be mutual		_	•		
	closing, BUYER must provide "good funds" if r		siana statute	LA R.S. 22:2092	2.2 et seq. S	Security
	deposits are to be transferred to BUYER at Act	of Sale.				
	OCCUPANCY : Occupancy/possession and trans	sfer of keys is to	be granted a	at Act of Sale unle	ess mutually	agreed
	upon in writing.					
	BUYER'S Initials	Page 1 of 7		SELLER'S Initia	als	
		<u> </u>				
	ABS Rev. 06/01/13					ALL COMP

,	CONTINGENCY FOR SALE OF BUYER'S OTHER PROPERTY: ☐ This sale is contingent on the sale of other property by the BUYER and the attached contingency of addendum shall apply.		
☐ This sale is not contingent upon the sa BUYER to obtain the Sale Price contingent o	ale of other property by the BUYER nor is the loan needed in the BUYER'S sale of any property.		
☐ ALL CASH SALE : BUYER warrants he h	as cash readily available to close the sale of this Property.		
for the loan the sum of \$ Price by a mortgage loan or loans at an	ed upon the ability of BUYER to borrow with this Property as s or% of t nitial interest rate not to exceed% per annum, inter s than years, payable in monthly installments or on a		
	vided that these terms do not increase the cost, fees or expe		
☐ Fixed Rate Mortgage	☐ FHA Insured Mortgage		
☐ Adjustable Rate Mortgage	☐ Owner Financing		
☐ Rural Development	☐ Bond Financing		
☐ VA Guaranteed Mortgage	☐ Other		
Fees paid by SELLER that are required by I agrees to pay discount points not to exceed	ender, if any, shall not exceed \$		
Other financing conditions:			
above, no later than calendar days Application Period"). If BUYER fails to mak SELLER'S option, terminate this Agreemen agrees to provide SELLER with a written Ve a minimum, the following: (1) a formal load reviewed by the Lender; (2) BUYER'S cred	loan, with a Lender, matching the terms provided for in Line after the Date of Acceptance of this offer by both parties written application within this period of time, the SELLER by giving BUYER written notice of their intent to terminate. Fification of Loan Application from the Lender, which must stip application has been completed by the BUYER and received treport has been received and reviewed by the Lender; (3) potation of BUYER'S income and assets, as requested by Lender.		
above, no later than calendar days Application Period"). If BUYER fails to make SELLER'S option, terminate this Agreement agrees to provide SELLER with a written Veraminimum, the following: (1) a formal load reviewed by the Lender; (2) BUYER'S cred has received from BUYER all initial docume (4) Lender has received and reviewed the SELLER with a written Verification of Loan Application Period, the SELLER may, at Section of their intent to terminate if the writing calendar days. In the event BUYER is not apart of mortgage loan(s) under the terms secondary available the funds which may be required deposit, the down payment, closing costs, page 15.	after the Date of Acceptance of this offer by both parties in application within this period of time, the SELLER is by giving BUYER written notice of their intent to terminate. In application of Loan Application from the Lender, which must stip in application has been completed by the BUYER and receive it report has been received and reviewed by the Lender; (3) intation of BUYER'S income and assets, as requested by Lender appraisal of the property. In the event BUYER does not application from the Lender within calendar days after the ELLER'S option, terminate this Agreement by giving BUYER ten Verification of Loan cannot be provided within and the secure financing, SELLER reserves the right to provide the forth above. The BUYER acknowledges and warrants that to complete the sale of the Property including, but not limited the e-paid items, and other expenses.		
above, no later than calendar days. Application Period"). If BUYER fails to make SELLER'S option, terminate this Agreement agrees to provide SELLER with a written Vera minimum, the following: (1) a formal load reviewed by the Lender; (2) BUYER'S credit has received from BUYER all initial docume (4) Lender has received and reviewed the SELLER with a written Verification of Loan Application Period, the SELLER may, at Sonotice of their intent to terminate if the write calendar days. In the event BUYER is not apart of mortgage loan(s) under the terms so available the funds which may be required deposit, the down payment, closing costs, per period, the date of the Act of and other costs required to obtain finance the paid by SELLER. Seller shall pay all provided to homeowners associations and the lease of the date of the manual pay all provided to homeowners associations and the lease of the paid by SELLER. Seller shall pay all provided to homeowners associations and the lease of the manual pay all provided to homeowners associations and the lease of the manual pay all provided to homeowners associations and the lease of the paid by SELLER. Seller shall pay all provided to homeowners associations and the lease of the paid by SELLER.	after the Date of Acceptance of this offer by both parties in written application within this period of time, the SELLER by giving BUYER written notice of their intent to terminate. In itication of Loan Application from the Lender, which must stip in application has been completed by the BUYER and received treport has been received and reviewed by the Lender; (3) intation of BUYER'S income and assets, as requested by Lender appraisal of the property. In the event BUYER does not application from the Lender within calendar days after the ELLER'S option, terminate this Agreement by giving BUYER ten Verification of Loan cannot be provided within as able to secure financing, SELLER reserves the right to provide the forth above. The BUYER acknowledges and warrants that to complete the sale of the Property including, but not limited.		
Application Period"). If BUYER fails to make SELLER'S option, terminate this Agreement agrees to provide SELLER with a written Veraminimum, the following: (1) a formal load reviewed by the Lender; (2) BUYER'S credit has received from BUYER all initial docume (4) Lender has received and reviewed the SELLER with a written Verification of Loan Application Period, the SELLER may, at Section of their intent to terminate if the write calendar days. In the event BUYER is not apart of mortgage loan(s) under the terms second available the funds which may be required deposit, the down payment, closing costs, per period, the date of the Act of and other costs required to obtain finance and other costs required to obtain finance and other costs required to obtain finance and the load of Sale, other than those to be assumed by Seller.	after the Date of Acceptance of this offer by both parties a written application within this period of time, the SELLER by giving BUYER written notice of their intent to terminate. Fification of Loan Application from the Lender, which must stip application has been completed by the BUYER and received treport has been received and reviewed by the Lender; (3) antation of BUYER'S income and assets, as requested by Lender appraisal of the property. In the event BUYER does not application from the Lender within calendar days after the ELLER'S option, terminate this Agreement by giving BUYER ten Verification of Loan cannot be provided within and able to secure financing, SELLER reserves the right to provide forth above. The BUYER acknowledges and warrants that to complete the sale of the Property including, but not limited to complete the sale of the Property including, but not limited the e-paid items, and other expenses. The taxes, flood insurance premium if assumed, rents, condered to homeowners associations and the like for the current years also and the like for the current years also and by BUYER, unless otherwise stated he se certificates or cancellations and SELLER closing fees, if an evious years' taxes, assessments, condominium dues, and/ke. All special assessments bearing against the Property price.		

Property address, street, city, state, zip



Date

	Property address, street, city, state, zip		D	ate	
101	Property being not less than the Sale Price	. If the appraised value of the	Property is equal to or greater th	an the	
102	Sale Price, the BUYER shall pay the Sale F				
103	than the Sale Price, BUYER shall immediately provide written notification to SELLER of appraised value BUYER'S request for SELLER to reduce the Sale Price. Within () caler				
104					
105	days after SELLER'S receipt of such written notification of the appraised value, BUYER shall have the option pay the Sale Price agreed upon prior to the appraisal or to void this Agreement unless SELLER agrees in writing				
106					
107	to reduce the Sale Price to the appraised va			wiiding	
108	to reduce the cale i flee to the appraised va	ido or an partido agree to a ric	W Cale i fice.		
109	DEPOSIT: Upon acceptance of this offer, o	or any attached counter offer	SELLER and BLIVER shall be box	und hy	
110	all terms and conditions of this Agreement,	-		-	
111	acceptance of the offer a deposit (the "Dep				
112	of the Sale Price to be paid in the form of:	osit) in the amount of $\phi_{}$	01	/0	
	***			í	
113	A ash \$		ote \$	A	
114	ÁWCheck \$				
115	The Deposit shall be held by				
116					
117	Failure to deliver the Deposit shall be considered	dered a default of this Agreem	ent. If the Deposit is held by a Br	oker. it	
118	must be held in accordance with the rules of	_			
119	or savings and loan institution without response		•	•	
120	of such institution. In the event the parties fa		•		
121	arises as to ownership of, or entitlement to		•	•	
122	Rules and Regulations set forth by the Louis	•		.,c	
123	reace and regulations set form by the Louis	Jana Roai Estato Commiscion			
124	RETURN OF DEPOSIT: The Deposit shall	he returned to the BLIVER an	d this Agreement declared null ar	nd void	
125	without demand in consequence of the follow		a this Agreement accidica han ar	ia voia	
126	without demand in consequence of the follo	wing events.			
127	1) If this Agreement is declared null and vo	oid by BLIVER during the ins	nection and due diligence period	as set	
128	forth in lines 174 through 191 of this Agreem		pection and due diligence period	as sci	
129	Total in lines 174 through 191 of this Agreen	ient,			
130	2) If this Agreement is subject to BUYER'S	S ability to obtain a loan and	the loan cannot be obtained evo	ent ac	
131	stated in lines 85 through 86 of this Agreei	-			
132	and made good faith efforts to obtain the loa	·	ias made umery application for th	ie ioaii	
133	and made good faith enorts to obtain the loa	111,			
134	3) If the BUYER conditions the Sale Price	on an appraisal and the appr	nical is loss than the Sale Price a	nd tha	
135	SELLER will not reduce the Sale Price as se			iiu iiie	
136	SELLER WIII HOL Teduce the Sale File as Se	st forth in lines 100 through 10	7 of this Agreement,		
137	4) If the DIIVED timely terminates the Agra-	amont after beying received th	oo loogoo or googoomenta, oo oot (forth in	
138	 If the BUYER timely terminates the Agree lines 143 through 147 of this Agreement; 	afficial affer flaving received the	le leases of assessments, as set i	iorur iri	
139	lines 143 through 147 of this Agreement,				
	E) If the CELLED is unable to timely deliver	to the DIVED on engroved	and/or water increation	ronort	
140 141	5) If the SELLER is unable to timely deliver	to the BOTER an approved s	sewerage and/or water inspection	report	
141	as set forth in lines 193 through 200.				
	LEACEC/CDECIAL ACCECCMENTS. The	cala is conditioned upon DI	IVED'S receipt of a copy of all	ritton	
143	LEASES/SPECIAL ASSESSMENTS: The				
144	leases, excluding mineral leases, and unpa	•	, ,	-	
145	acceptance of the Agreement. Special asse				
146	of local improvements. BUYER will have fix		eipt of the aforementioned docume	ents to	
147	notify SELLER whether they are acceptable	to BUYER.			
148					
149	NEW HOME CONSTRUCTION: If the proper	erty to be sold is completed ne	w construction, under construction	n, or to	
150	be constructed, check one:				
151	□ A new home construction addendum, with	h additional terms and condition	ons, is attached.		
152	☐ There is no new home construction adde	ndum			
	□ There is no new nome construction adde	ndum.			
153	INCRECTION AND DUE DU ICENCE DES	ALOD BLIVED ACKNOWLED			
154	INSPECTION AND DUE DILIGENCE PER				
155	PROPERTY WAS NEGOTIATED BASED				
156	ACCORDINGLY, SELLER IS NOT OBLI		•		
157	REPAIRS REQUIRED BY THE LENDE				
158	RESPONSIBLE FOR MAINTAINING TH			IIIER	
159	CONDITION AS IT WAS WHEN THE AGRE	EMENT WAS FULLY EXECU	JIED.		
160	DINED I III			•	
161	BUYER shall have an inspection and due di	ligence period of () cale	ndar days, commencing the first d	ay	
			0-11		
	BUYER'S Initials	Page 3 of 7	SELLER'S Initials		
	ABS Rev. 06/01/13			ALL THE	
				er meichning / s	

Property address, street, city, state, zip	Date
after acceptance of this Agreement wherein, BUYER may, at BUYER'S expense, have any experts or others of his choosing. Such physical inspections may include, but are not limit termites and other wood destroying insects, and/or damage from same, molds, and fungi has synthetic stucco, drywall, appliances, structures, foundations, roof, heating, cooling, electrical utility and sewer availability and condition, out-buildings, and square footage. Other due diliginally include, but is not limited to investigation into the property's school district, flood zone of zoning and/or subdivision restrictive covenants and any items addressed in the SELLER'S Document. All testing shall be nondestructive testing. SELLER agrees to provide the utilities immediate access. If BUYER is not satisfied with the condition of the Property or the residiligence investigation, the BUYER may choose one of the following options within the diligence period:	ted to, inspections for zards, and analysis of al, plumbing systems, gence by BUYER may classifications, current of Property Disclosure as for inspections and sults of BUYER's due
Option 1: BUYER may elect, in writing, to terminate the Agreement and declare the Agreement Option 2: BUYER may indicate in writing the deficiencies and desired remedies and SELLI two (72) hours respond in writing as to SELLER's willingness to remedy those definesponse").	ER will within seventy
Should SELLER in the SELLER'S Response refuse to remedy any or all of the deficit BUYER, then BUYER shall have seventy-two (72) hours from the date of SELLER's Response from the date that SELLER's Response was due, whichever is earlier, to: (Response to BUYER'S written requests or (b) accept the Property in its current condition terminate this Agreement. BUYER'S response shall be in writing. Upon BUYER'S failur SELLER's Response by the time specified or BUYER'S electing, in writing, to terminate Agreement shall be automatically, with no further action required by either party, ipso factor for return of Deposit to the BUYER.	ponse or seventy-two (a) accept SELLER'S on, or (c) to elect to re to respond to the this Agreement, the
FAILURE TO GIVE WRITTEN NOTICE OF EITHER TERMINATION OR DEFICIENC REMEDIES TO SELLER (OR SELLER'S DESIGNATED AGENT) AS SET FORTH IN LINES WITHIN THE INSPECTION AND DUE DILIGENCE PERIOD SHALL BE DEEMED AS BUYER OF THE PROPERTY'S CURRENT CONDITION.	S 161 THROUGH 177
PRIVATE WATER/SEWERAGE: In the event there is a private water system or private sthe Property, the SELLER shall provide, at SELLER's expense, approval of the private system operation, in accordance with the appropriate governmental entity or duly lice. An approved sewerage and/or water inspection report will be issued within thirty (30) of Sale by the appropriate governmental agency or duly licensed private entity. The and test on the water and/or sewerage system are to be furnished and paid for be private water system or private sewerage system repairs necessary to obtain a certificate will be paid by SELLER.	e water or sewerage ensed private entity. days prior to the Act approved inspection y the SELLER. Any
HOME SERVICE/WARRANTY: A home service/warranty plan \square will / \square will not be purchased	ased at the closing of
sale at a cost not to exceed \$ to be paid by \[\BUYER / \[\BUYER \] SEI ordered by	LLER / 🗌 neither and
It is understood that Agent/Broker may receive compensation from the home warranty services performed. The home service warranty plan does not warrant pre-existing defects a not supersede or replace any other inspection clause or responsibilities. If neither BUYER the home service warranty plan, they declare that they have been made aware of the exist and further declare that they hold the Broker and Agents harmless from any responsibility or rejection of such a plan.	and options, and does nor SELLER accepts tence of such a plan,
WARRANTY OR AS IS CLAUSE WITH WAIVER OF RIGHT OF REDHIBITION: (CHECK C☐ A. SALE WITH WARRANTIES: SELLER and BUYER acknowledge that this sale shall warranties as to any claims or causes of action including but not limited to redhibition pursu Code Article 2520, <i>et seq.</i> and Article 2541, <i>et seq.</i>	be with full SELLER

☐ B. SALE "AS IS" WITHOUT WARRANTIES: SELLER and BUYER hereby acknowledge and recognize that the

Property being sold and purchased is to be transferred in "as is" condition and further BUYER does hereby waive,

relieve and release SELLER from any claims or causes of action for redhibition pursuant to Louisiana Civil Code

Article 2520, et seq. and Article 2541, et seq. or for reduction of Sale Price pursuant to Louisiana Civil Code



SELLER'S Initials

	Property address, street, city, state, zip		Date	
221 222 223 224	Article 2541, <i>et seq.</i> Additionally, BUYER acknow ordinary or particular use pursuant to Louisiana C clause shall be made a part of the Act of Sale.	•	•	
225	C NEW HOME WARRANTIES Notwithstandin	na linge 213 through 223	and irrespective of whether A or R	
226 227 228 229	☐ C. NEW HOME WARRANTIES. Notwithstanding lines 213 through 223 and irrespective of whether A or B above is checked, if the Property is a new construction, the parties agree that neither A or B will apply but instead the provisions of the New Home Warranty Act (LA R.S. 9:3141 <i>et seq.</i>) shall apply. The warranty of condition of this Property is governed by the New Home Warranty Act if a home on the Property is a "home" as defined in the New Home Warranty Act.			
230 231 232 233 234 235 236 237 238 239 240 241 242 243 244 245 246 247 248 249 250 251 252 253 254 255 256 257 258 259 260 261 262 263 264 265 265 266 267 268 268 268 268 268 268 268 268 268 268	MERCHANTABLE TITLE/CURATIVE WORK: SELCosts (see lines 235 through 237). In the event cura or is a requirement for obtaining the loan(s) upon we extend the date for passing the Act of Sale to a date calendar days from the date of the Act of Sale state liens and encumbrances except those that can be somerchantable shall be paid by SELLER. SELLER'S inability to deliver merchantable title with and void, reserving unto BUYER the right to demand costs incurred in processing of sale as well as legal FINAL WALK THROUGH: BUYER shall have the Act of Sale, or occupancy, whichever will occur first condition as it was at the initial inspection(s) and to agrees to provide utilities for the final walk through as set forth in lines 124 through 141 or lines 237 the declare this Agreement null and void with no further 1) Termination of this Agreement; 2) Specific per equal to 10% of the Sale Price as stipulated damage. Further, BUYER shall be entitled to the return of enforce any provision of this Agreement shall be awaliable for Broker fees. DEFAULT OF AGREEMENT BY BUYER: In the eas set forth in lines 117 through 141, SELLER shall null and void with no further demand, or to dema Agreement; 2) Specific performance; 3) Termination Price as stipulated damages. Further, SELLER shall be entitled to retain the Deany provision of this Agreement shall be awarded for Broker fees.	tive work in connection with hich this Agreement is concerned the not more than	in the title to the Property is required ditioned, the parties agree to and do() hall be merchantable and free of all sosts and fees required to make title fforts to deliver merchantable title. Sin shall render this Agreement null and to recover from SELLER actual erty within five (5) days prior to the ne Property is in the same or better airs have been completed. SELLER except at BUYER'S option have the right to do or sue for any of the following: of this Agreement and an amount g party to any litigation brought to and costs. The SELLER may also be a this Agreement by BUYER except the right to declare this Agreement e following: 1) Termination of this amount equal to 10% of the Sale to any litigation brought to enforce	
267 268 269 270 271 272 273 274 275 276 277 278 279 280 281 282	MOLD RELATED HAZARDS NOTICE: An informational pamphlet regarding common mold related hazards the can affect real property is available at the EPA website http://www.epa.gov/iaq/molds/index.html. By initiality this page of the Agreement, BUYER acknowledges that the real estate agent has provided BUYER with the Elevate enabling BUYER to obtain information regarding common mold related hazards. OFFENDER NOTIFICATION: The Louisiana State Police maintains the State Sex Offender and Child Preda Registry through the Louisiana Bureau of Criminal Identification and Information. It is a public access database the locations of individuals who are required to register pursuant to LA R.S. 15:540, et seq. The website for the database is http://www.lsp.org/socpr/default.html. Sheriff and police departments serving jurisdictions 450,000 also maintain such information. Inquiries can be made by phone at 1-800-858-0551 or 1-225-925-610 Send written inquiries to Post Office Box 66614, Box A-6, Baton Rouge, Louisiana 70896. CHOICE OF LAW: This Agreement shall be governed by and shall be interpreted in accordance with the laws the State of Louisiana.			
	BUYER'S Initials F	Page 5 of 7	SELLER'S Initials	

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	5: TIME IS OF THE ESSENCE and are made in writing and signed by shall end at 11:59 p.m. in Louisiana.	all parties to this Agre	•	_
· ·	·			
ADDITIONA	L TERMS AND CONDITIONS:			
	BROKERS AND DESIGNATED A prokers to bring the parties togethe	. ,	• • • • • • • • • • • • • • • • • • • •	
performance	e of any part of this Agreement or for and Designated Agent(s) make no	any warranty of any n	ature unless specifically set for	th in w
measuremer	nts, square footage, room dimer	sions, lot size, Prop	erty lines or boundaries. Be	roker(s
•	Agent(s) make no representations a	•		
	ndependently investigate all condi YER is not relying on the Broker or			
	e Property; BUYER understands ar			-
	roker/Agent(s) provides names or s		•	` '
	services of such experts or their propertions, or guarantee that all defects are			
•	rmits, zoning, code compliance, re	•		-
•	ecifically make no warranty whatso		•	_
Government	's hundred year flood plan or is	or would be classified	as wetlands by the U.S. Arr	my Co
•	or as to the presence of wood des		• , ,	
	concerning these issues. Designa s set forth in LA R.S. 37:1446(h) are	•	•	Broker
conditions as	s set forth in LA R.S. 37.1446(ff) are	met.		
LIST ADDE	NDA TO BE ATTACHED AND MAI	E A PART OF THIS A	AGREEMENT:	
□ Continger	ncy for Sale of Buyer's Other Proper	ty Addendum 🗆		
5 -				
•	nium Addendum	□		
□ Condomir	nium Addendum ndatory Clause			
□ Condomir □ FHA Ame				
☐ Condomir ☐ FHA Ame ☐ New Cons If any of the	ndatory Clause struction Addendum pre-printed portions of this Agreem ded in this form or Addendum att	□ □ ent vary or are in confl	ict with any additional or modif	ied terr
☐ Condomir ☐ FHA Ame ☐ New Cons If any of the blanks proviprovisions cons	endatory Clause struction Addendum pre-printed portions of this Agreem ded in this form or Addendum attention.	□ □ ent vary or are in confl ached to this Agreeme	ict with any additional or modifed o	ied teri r Adde
☐ Condomir☐ FHA Ame☐ New Consoling If any of the blanks proviprovisions consoling SINGULAR	ndatory Clause struction Addendum pre-printed portions of this Agreem ded in this form or Addendum att	□ ent vary or are in confl ached to this Agreeme	ict with any additional or modifent, the additional, modified o	ied teri r Adde
☐ Condomir☐ FHA Ame☐ New Consoling If any of the blanks proviprovisions consoling SINGULAR	ndatory Clause struction Addendum pre-printed portions of this Agreem ded in this form or Addendum attentrol. — PLURAL USE: Wherever the warm	□ ent vary or are in confl ached to this Agreeme	ict with any additional or modifent, the additional, modified o	ied teri r Adde
☐ Condomir☐ FHA Ame☐ New Consoler ☐ If any of the blanks proviprovisions consoler ☐ SINGULAR referred to, to be.	struction Addendum pre-printed portions of this Agreem ded in this form or Addendum attentrol. — PLURAL USE: Wherever the withe same shall be construed as sin	ent vary or are in conflached to this Agreement or BUYER or the word	ict with any additional or modifient, the additional, modified or rd SELLER occurs in this Agrine or feminine or neuter, as the	ied ter r Adde eemen ne caso
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