

				DEI EI	RY COMARD	A REALTORS	
Listing Firm			-	Selling		THE TETORIO	
Seller's Designated Age	nt		 Dual Agent	Buyer'	s Designated	Agent	
			_		(504	1)875-3555	
Phone Number	Office	Fax		Phone	Number	Office	Fax
Email Address			_	Email	Address		
Delivered by Designated	Agent to		Da	ay	Date	Time A	M/ PM
Comments							
Received by Designated	Agent		Da	ay	Date	Time A	M/ PM
PROPERTY DESCRIPT (Municipal Address) City (Legal Description)			;	Parish			
on lands and grounds m or as per record title; inc attached improvements, systems, all landscaping ceiling fans, all air conc coverings, blinds and as knobs or handles, all do installed lighting fixtures, ground. If owned by the ungathered fruits of tree remain with the property,	luding all build together with a light and together with a littoning or he sociated hard bors, all door lead to chandeliers a le SELLER pris on the prope	lings, stand all fend	ructures, composes, security anas, all satelly stems included in shutters, allor handles, allor handles, alloriated hardwate of this Agil be conveye	iponent system ite dishing wind I floorin window are, othe greemer d to the	parts, and all is, all installed es, all installed dow units, all g, all carpetin vs, all roofing, er construction it, standing tie BUYER. The	d speakers or id and/or built-in bathroom mirrog, all cabinet to all electrical symber, unharves following mova	n, permanently nstalled sound appliances, all window ops, all cabinerystems, and all attached to the sted crops and able items here
All items listed herein are any or all of these ite "Agreement"), unless oth referred to herein as	ms are in planerwise stated	ace at herein.	the time of (All of the ab	signing ove co	of this Agr ntained in line	eement to Buy s 5 through 22	y or Sell (the are collectively
BUYER'S Initials		_	Page 1 of	9	SELLER'S I	nitials	- WILLIAM SANTE



Test

MINERAL BIOLITO ICILI OFILIEDI.	
MINERAL RIGHTS: If the SELLER transfers any mineral mineral waive any right to use the surface for any such reserved mineral mineral mineral waive any right to use the surface for any such reserved mineral miner	pe reserved by the SELLER and the SELLER s
waive any right to use the surface for any such reserved in	neral activity of use.
PRICE: The Property will be sold and purchased subject to a law or ordinances affecting the Property for the sum of	title and zoning restrictions, servitudes of record,
Dollars ((\$) (the "Sale Price
ACT OF SALE: The Act of Sale is to be executed before a sequence. BUYER, on, or before execution of the Act of Sale must be mutually agreed as BUYER. At closing, the BUYER must provide "good funds" a seq.	ore if mutually agreed upon. Any change of the cupon in writing and signed by the SELLER and
OCCUPANCY: Occupancy/possession and transfer of keys a upon in writing.	are to be granted at Act of Sale unless mutually ag
CONTINGENCY FOR SALE OF BUYER'S OTHER PROP This sale is contingent on the sale of other property by addendum shall apply.	
This sale is not contingent upon the sale of other probable BUYER to obtain the Sale Price contingent on the BUYER'S ALL CASH SALE: The BUYER warrants the BUYER	S sale of any property.
Property. FINANCED SALE: This sale is conditioned upon the abil	ity of BUYER to borrow with this Property as sec
for the loan the sum of \$	or of the s
principal, amortized over a period of not less than ye terms as may be acceptable to the BUYER provided that the	ears, payable in monthly installments or on any o
to the SELLER. The loan shall be secured by: Fixed Rate Mortgage	FHA Insured Mortgage
Adjustable Rate Mortgage	Owner Financing
Rural Development	Bond Financing
VA Guaranteed Mortgage	Other
The BUYER agrees to pay discount points not to exceed Other financing conditions:	
DLIVEDIC Initials	9 SELLER'S Initials
BUYER'S Initials Page 2 of	3 SELLENS IIIIIais





	Property address, street, city, state, zip	Date
70 71 72 73 74 75 76 77 78	The BUYER acknowledges and warrants that the BUYER has available the funds which may be complete the sale of the Property including, but not limited to, the deposit, the down payment, closing paid items, and other expenses. The BUYER shall supply the SELLER written documentation from a limited to an application has been made within () calendar days after the date of acceptance by both parties. If the BUYER fails to make written loan application within this period, the SELLER SELLER'S option, terminate this Agreement, by giving the BUYER written notice of the SELLER'S terminate the BUYER is not able to secure financing, the SELLER reserves the right to provide a mortgage loan(s) under the terms set forth above.	costs, pre- ender that a of this offer may, at the mination. In
79 80 81 82 83 84 85 86 87 88	PRORATION/OTHER COSTS: Real estate taxes, flood insurance premium if assumed, rents, condues, assessments, and/or other dues owed to homeowners associations and the like for the current be prorated through the date of the Act of Sale. Act of Sale abstracting costs, title and other costs required to obtain financing, shall be paid by the BUYER, unless otherwise stated necessary tax, mortgage, conveyance, release certificates or cancellations and the SELLER closing shall be paid by the SELLER. The Seller shall pay all previous years' taxes, assessments, condom and/or dues owed to homeowners associations and the like. All special assessments bearing Property prior to Act of Sale, other than those to be assumed by written agreement as of the date of Sale, are to be paid by Seller.	year are to insurance therein. All fees, if any, inium dues, against the
89 90 91 92 93 94 95 96 97 98	APPRAISAL: This sale is NOT conditioned on appraisal. This sale IS conditioned on the approperty being not less than the Sale Price. If the appraised value of the Property is equal to or great Sale Price, the BUYER shall pay the Sale Price agreed upon prior to the appraisal. If the appraised with an the Sale Price, the BUYER shall provide the SELLER with a copy of the appraisal within calendar days of receipt of same, along with the BUYER'S written request for the SELLER to reduce Price. Within () calendar days after the SELLER'S receipt of such written document appraised value, the BUYER shall have the option to pay the Sale Price agreed upon prior to the appraised this Agreement unless the SELLER agrees in writing to reduce the Sale Price to the appraised parties agree to a new Sale Price.	ter than the value is less (() ce the Sale tation of the praisal or to
99 100 101 102 103 104 105	DEPOSIT: Upon acceptance of this offer, or any attached counter offer, the SELLER and the BUY bound by all terms and conditions of this Agreement, and the BUYER or the BUYER'S agent s immediately, upon notice of acceptance of the offer, the BUYER'S deposit (the "Deposit") in the \$ or% of the Sale Price to be paid in the forms of: Cash \$ Promissory Note \$ The Deposit shall be held by	shall deliver amount of
106 107 108 109 110 111	Failure to deliver the Deposit shall be considered a default of this Agreement. If the Deposit is held by must be held in accordance with the rules of the Louisiana Real Estate Commission in a federally insu or savings and loan institution without responsibility on the part of the Broker in the case of failure or of such institution. In the event the parties fail to execute an Act of Sale by date specified herein, and/arises as to ownership of, or entitlement to, the Deposit or funds held in escrow, the Broker shall a Rules and Regulations set forth by the Louisiana Real Estate Commission.	red banking suspension or a dispute
	BUYER'S Initials Page 3 of 9 SELLER'S Initials	THE SIME



Property address, street, city, state, zip	Date
RETURN OF DEPOSIT: The Deposit shall be returned to the BUYER and thi without demand in consequence of the following events:	s Agreement declared null and void
1) If this Agreement is declared null and void by the BUYER during forth in lines 157 through 187 of this Agreement;	ng the inspection period as set
 If this Agreement is subject to the BUYER'S ability to obtain a loan and the stated in lines 70 through 77 of this Agreement but only if the BUYER has m and made good faith efforts to obtain the loan; 	
3) If the BUYER conditions the Sale Price on an appraisal and the appraisal SELLER will not reduce the Sale Price as set forth in lines 89 through 97 of	
4) If the BUYER timely terminates the Agreement after having received the lealines 138 through 143 of this Agreement;	ases or assessments, as set forth ir
5) If the SELLER is unable to timely deliver to the BUYER an approved sewe as set forth in lines 189 through 199.	rage and/or water inspection repor
6.) If the SELLER chooses not to repair or replace the sewer system(s) a ADDENDUM, and the BUYER terminates the agreement as a result thereof.	
7.) If the SELLER chooses not to repair or replace the private water well sys WELL ADDENDUM, and the BUYER terminates the agreement as a result t	
LEASES/SPECIAL ASSESSMENTS: The sale is conditioned upon the BUY leases, excluding mineral leases, and unpaid special assessments from the S of acceptance of the Agreement. Special assessments shall mean an assess cost of local improvements imposed by local governmental/governing authorally calendar days after receipt of the aforementioned documents to notify the SE to the BUYER. Security deposits, keys and leases are to be transferred to the	ELLER within five (5) calendar days sment levied on Property to pay the prity. The BUYER will have five (5) ELLER whether they are acceptable
NEW HOME CONSTRUCTION : If the property to be sold is completed new cobe constructed, check one:	onstruction, under construction, or to
A new home construction addendum, with additional terms and conditions	s, is attached.
There is no new home construction addendum.	.,
INSPECTION AND DUE DILIGENCE: THE BUYER ACKNOWLEDGES TO PROPERTY WAS NEGOTIATED BASED UPON THE PROPERTY'S APP	

152 ACCORDINGLY, SELLER IS NOT OBLIGATED TO MAKE REPAIRS TO THE PROPERTY, INCLUDING 153 REPAIRS REQUIRED BY THE LENDER UNLESS OTHERWISE STATED HEREIN. THE SELLER IS 154 RESPONSIBLE FOR MAINTAINING THE PROPERTY IN SUBSTANTIALLY THE SAME OR BETTER 155

CONDITION AS IT WAS WHEN THE AGREEMENT WAS FULLY EXECUTED.

BUYER'S Initials _____ Page 4 of 9 SELLER'S Initials





156	Property address, street, city, state, zip		Date	
157 158 159 160 161 162 163 164 165 166 167	The BUYER shall have an inspection and day after acceptance of this Agreement winspections made by experts or others of his to, inspections for termites and other wood hazards, and analysis of synthetic stucco, delectrical, plumbing systems, utility and sewed due diligence by the BUYER may include, insurability, flood zone classifications, currend addressed in the SELLER'S Property Discipled SELLER agrees to provide the utilities for instance of the following options within the	wherein, the BUYER choosing. Such physi I destroying insects, drywall, appliances, ser availability and conduct is not limited to irent zoning and/or sullosure Document. All spections and immed to of the BUYER'S of	It may, at the BUYER'S expense, have a cal inspections may include, but are not limit and/or damage from same, molds, and further formation of the structures, foundations, roof, heating, cooling dition, out-buildings, and square footage. Other extraction into the property's school distribution restrictive covenants and any ited I testing shall be nondestructive testing. The liate access. If the BUYER is not satisfied we due diligence investigation, the BUYER may be an analysis of the structure.	iny ted ngi ner ict, ms he ith
169 170	Option 1: The BUYER may elect, in writing, to	to terminate the Agree	ement and declare the Agreement null and vo	oid;
171 172 173 174	Option 2: The BUYER may indicate in writi seventy two (72) hours respond in writi ("SELLER's Response").	•		
175 176 177 178 179 180 181 182	Should the SELLER in the SELLER'S Resp. BUYER, then the BUYER shall have seve seventy-two (72) hours from the date that the the SELLER'S Response to the BUYER'S write to elect to terminate this Agreement. The Burespond to the SELLER'S Response by the Agreement, the Agreement shall be automated and void except for return of Deposit to the Exercise Service of the SELLER'S Response by the Agreement, the Agreement shall be automated.	enty-two (72) hours fire SELLER'S Responsiten requests or (b) acute time specified or the tically, with no further	rom the date of the SELLER'S Response se was due, whichever is earlier, to: (a) accept the Property in its current condition, or all be in writing. Upon the BUYER'S failure BUYER'S electing, in writing, to terminate t	or ept (c) to his
184 185 186 187	FAILURE TO GIVE WRITTEN NOTICE OF REMEDIES TO THE SELLER (OR THE SITTER OF THE SELLER OF THE PROCEPTANCE BY THE BUYER OF THE BY THE	ELLER'S DESIGNAT ON AND DUE DILI	ED AGENT) AS SET FORTH IN LINES 1 GENCE PERIOD SHALL BE DEEMED A	50
188 189 190	PRIVATE WATER/SEWERAGE:			
191 192 193 194	There is/are () private wat private Septic/Water Addendum inspections residence.		g only the primary residence, and the attach ne system(s) supplying service to the prima	
195 196 197 198	There is/are () private se the attached private Septic/Water Addendur the primary residence.			
198 199 200	☐ There is NO private septic/treatment syste	em(s) servicing only t	the primary residence.	
	BUYER'S Initials	Page 5 of 9	SELLER'S Initials	_



	Property address, street, city, state	, zip	Date
201 202 203		nome service/warranty plan to be paid by	will / will not be purchased at the closing of the BUYER / the SELLER. Home Service
204 205 206 207 208 209 210 211	services performed. The home servinot supersede or replace any other accepts the home service warranty	ce warranty plan does not warra inspection clause or responsil plan, they declare that they hav	from the home warranty company for actual ant pre-existing defects and options, and does bilities. If neither the BUYER nor the SELLER e been made aware of the existence of such a nless from any responsibility or liability due to
211 212 213 214 215 216	A. SALE WITH WARRANTIES:	The SELLER and the BUYER ms or causes of action include	REDHIBITION: (CHECK ONE ONLY) cacknowledge that this sale shall be with fulling but not limited to redhibition pursuant to
217 218 219 220 221 222 223 224	that the Property being sold and pu hereby waive, relieve and release t Louisiana Civil Code Article 2520, Louisiana Civil Code Article 2541,	rchased is to be transferred in the SELLER from any claims o et seq. and Article 2541, et se et seq. Additionally, the BUYEF particular use pursuant to Lou	ne BUYER hereby acknowledge and recognize "as is" condition and further the BUYER does or causes of action for redhibition pursuant to eq. or for reduction of Sale Price pursuant to acknowledges that this sale is made without isiana Civil Code Article 2524. The SELLER of Sale.
225 226 227 228 229	above is checked, if the Property is the provisions of the New Home Wa	a new construction, the parties arranty Act (LA R.S. 9:3141 <i>et</i>	ough 223 and irrespective of whether A or B agree that neither A or B will apply but instead seq.) shall apply. The warranty of condition of e on the Property is a "home" as defined in the
230 231 232 233 234 235 236 237 238 239 240 241 242	the SELLER's costs (see line 234 Property is required or is a requirer parties agree to and do extend SELLER's title shall be merchantable Act of Sale. All costs and fees requishall make good faith efforts to de within the time stipulated herein shall demand the return of the Deposit and well as legal fees incurred by BUYE	through 236). In the event cur ment for obtaining the loan(s) us the date for passing the calendar days from the le and free of all liens and encur fired to make title merchantable liver merchantable title. The Si all render this Agreement null are and to recover from the SELLER	I deliver to the BUYER a merchantable title at rative work in connection with the title to the pon which this Agreement is conditioned, the Act of Sale to a date not more than date of the Act of Sale stated herein. The mbrances except those that can be satisfied at shall be paid by the SELLER. The SELLER ELLER's inability to deliver merchantable title nd void, reserving unto the BUYER the right to actual costs incurred in processing of sale as e-inspect the Property within five (5) calendar
243 244 245 246	days prior to the Act of Sale, or occusame or better condition as it was	upancy, whichever will occur first at the initial inspection(s) and	st in order to determine if the Property is in the to insure all agreed upon repairs have been walk through and immediate access to the
	BUYER'S Initials	Page 6 of 9	SELLER'S Initials



Property a	address, street, city, state, zip	Date
the BUYE	T OF AGREEMENT BY THE SELLER: In the event of any default of this Agreement null or to demand and/or sue for any of the following:	
	on to contain an are care for any or and containing.	
	nation of this Agreement; 2) Specific performance; 3) Termination of this Agr 0% of the Sale Price as stipulated damages.	reement and an amount
to enforce	he BUYER shall be entitled to the return of the Deposit. The prevailing party e any provision of this Agreement shall be awarded their attorney fees and costs for Broker fees.	
SELLER demand,	T OF AGREEMENT BY BUYER: In the event of any default of this Agreem shall have at the SELLER'S option the right to declare this Agreement null or to demand and sue for any of the following: 1) Termination of this nce; 3) Termination of this Agreement and an amount equal to 10% of the	and void with no further Agreement; 2) Specific
	SELLER shall be entitled to retain the Deposit. The prevailing party to any litig sion of this Agreement shall be awarded their attorney fees and costs. The BU r fees.	
can affect this page	ELATED HAZARDS NOTICE: An informational pamphlet regarding common not real property is available at the EPA website http://www.epa.gov/iaq/molds.of the Agreement, the BUYER acknowledges that the real estate agent has proved the second that the real estate agent has proved the real estate agent has proved the second that the real estate agent has proved the real estate agent has proved the real estate agent has proved the real	/index.html. By initialing rovided the BUYER with
Registry to the location database 450,000 a	ER NOTIFICATION: The Louisiana State Police maintains the State Sex Offerhrough the Louisiana Bureau of Criminal Identification and Information. It is a propose of individuals who are required to register pursuant to LA R.S. 15:540 etc. is http://www.lsp.org/socpr/default.html . Sheriff and police departments also maintain such information. Inquiries can be made by phone at 1-800-858-0 ten inquiries to Post Office Box 66614, Box A-6, Baton Rouge, Louisiana 7089.	ublic access database of seq. The website for the serving jurisdictions of 0551 or 1-225-925-6100.
	OF LAW: This Agreement shall be governed by and shall be interpreted in acc of Louisiana.	cordance with the laws of
extension	IES: TIME IS OF THE ESSENCE, and all deadlines are final, except where measure are made in writing and signed by all parties to this Agreement. All "calend to shall end at 11:59 p.m. in Louisiana.	
ADDITIO	NAL TERMS AND CONDITIONS:	

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BUYER'S Initials _____ Page 7 of 9 SELLER'S Initials _____





Property address, street, city, state, zip

Date

ROLES OF BROKERS AND DESIGNATED AGENTS: Broker(s) and Designated Agent(s) have acted only as real estate brokers to bring the parties together and make no warranty to either party for performance or non performance of any part of this Agreement or for any warranty of any nature unless specifically set forth in writing. Broker(s) and Designated Agent(s) make no warranty or other assurances whatsoever concerning Property measurements, square footage, room dimensions, lot size, Property lines or boundaries. Broker(s) and Designated Agent(s) make no representations as to suitability or to a particular use of the Property, and the BUYER has or will independently investigate all conditions and characteristics of the Property which are important to the BUYER. The BUYER is not relying on the Broker or the Designated Agent(s) to choose a representative to inspect or re-inspect the Property; the BUYER understands any representative desired by the BUYER may perform this function. In the event Broker/Agent(s) provides names or sources for such advice or assistance, Broker/Agent(s) does not warrant the services of such experts or their products and cannot warrant the condition of Property or interest to be acquired, or guarantee that all defects are disclosed by the SELLER(s). Broker/Agent(s) do not investigate the status of permits, zoning, code compliance, restrictive covenants, or insurability. The Broker(s) and Designated Agent(s) specifically make no warranty whatsoever as to whether or not the Property is situated in or out of the Government's hundred year flood plan or is or would be classified as wetlands by the U.S. Army Corp. of Engineers, or as to the presence of wood destroying insects or damage therefrom. The BUYER(s) are to satisfy themselves concerning these issues. Designated Agent shall be an independent contractor for Broker if the conditions as set forth in LA R.S. 37:1446(h) are met.

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515	LIST ADDENDA TO BE ATTACHED AND		
314	Contingency for Sale of the Buyer's Other I	Property Addendum	Private Water/Sewerage Addendum
315	Condominium Addendum		
316	FHA Amendatory Clause		
317	New Construction Addendum		
318			
319	If any of the pre-printed portions of this Agree	ement vary or are in co	onflict with any additional or modified terms on
320	blanks provided in this form or Addendum	attached to this Agree	ement, the additional, modified or Addendum
321	provisions control.	ŭ	
322	'		
323	SINGULAR - PLURAL USE: Wherever the	word BUYER or the	word SELLER occurs in this Agreement or is
324			culine or feminine or neuter, as the case may
325	be.	oga.a. o. p.a.a.,a.	y
326	20.		
327	ACCEPTANCE: Acceptance of this Agre	ement must he in v	writing. Notice of this acceptance may be
328	· · · · · · · · · · · · · · · · · · ·		he original of this document shall be delivered
329			nt addendum or modification relating hereto,
330			thereof, may be executed in two or more
331	counterparts, all of which shall constitute on		
332	counterparts, all of which shall constitute on	e and the same Agree	anent.
333	NOTICES AND OTHER COMMUNICATION	IC: All notions request	a plaima damanda and other communications
334			s, claims, demands, and other communications
	•	•	or required to be given (excluding service of
335			certified mail, postage prepaid, return receipt
336			the respective addresses of the parties as first
337	above written or at such other addresses as	the respective parties i	may designate by like notice from time to time.
338			
339			is to be delivered electronically to the following
340	address(es):		
	BUYER'S Initials	Page 8 of 9	SELLER'S Initials

LIST ADDENDA TO BE ATTACHED AND MADE A DADT OF THIS ACREMENT.





CAREFULLY. If you do not	understand the effect of an	nen signed by both SELLER and y part of this Agreement seek legal a	
this contract or attempting to	o enforce any obligation or	remedy provided herein.	
ENTIRE AGREEMENT: Thi	is Agreement constitutes t	he entire Agreement between the pa	rties, and any
agreements not incorporate			
EXPIRATION OF OFFER:			
This offer is binding and irre NOON. The Acceptance line 352 to be binding and e	of this offer must be comn	,atAM nunicated to the offering party by the	
X		X	
Buyer's/ Seller's Signature	Date/Time	XBuyer's/ Seller's Signature	Date/1
Print Buyer's/Seller's Full Name (Fi	irst, Middle, Last)	Print Buyer's/Seller's Full Name (First, Mid	ddle, Last)
Street Address		Street Address	
City, State, Zip		City, State, Zip	
Telephone Number. Cell		Telephone Number. Cell	
Telephone Number. Home	Telephone Number. Work	Telephone Number. Home Telephone	phone Number. W
E-Mail Address		E-Mail Address	
This offer was presented to the Sel	ller/Buyer by	Day/Date/Time AM PM MID	NIGHT NOON
This offer is: Accepted	Rejected (without counte	r) Countered (See Attached Count	er) by :
XBuyer's/ Seller's Signature	Date/Time	X Buyer's/ Seller's Signature	Date/Time
Print Buyer's/Seller's Full Name (Fi	irst, Middle, Last)	Print Buyer's/Seller's Full Name (First, Mid	ddle, Last)
Street Address		Street Address	
011 0017 (ddi 000		City, State, Zip	
City, State, Zip			
		Telephone Number. Cell	
City, State, Zip	Telephone Number. Work		phone Number. V
City, State, Zip Telephone Number. Cell	Telephone Number. Work		bhone Number. V

