

PROPERTY INSPECTION RESPONSE

The Standard Form (revised 09/23) of: New Orleans Metropolitan Association of REALTORS®, Inc.

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1. Subject	ct Property:		Agreement t	to Buy Dated:							
2.3. This is	s to advise tha	t the applicable	inspection(s) allowed by the Agreement to	Buy the above property have been made.							
4. BUYI	ER elects to (S	Select ACCEPT	TANCE, OPTION 1, or OPTION 2 belo	ow and sign on Line 34):							
5 6.	_ Initials	Initials	Initials ACCEPTANCE: Accept property in its present condition and shall proceed toward an Act of Sale; (Sign on Line 34 below); OR								
7. 8.	_ Initials	Initials	OPTION 1: Terminate the Agreement to Buy as per attached Cancellation. (Sign on Line 34 below); OR								
9	_ Initials	Initials	tials OPTION 2: Indicate the deficiencies and desired remedies below; (Sign on Line 34 below)								
11. BUY 12. was 13. its p 14. writin 15. Agre 16. SIGN	TER(s) shall he due, whicheveresent conditions. Upon BU terment To Buy N A CANCEI	ave 72 hours fiver is earlier, to ion, or (3) to e JYER(s) failure y, the Agreement LATION WITH	com the date of SELLER(s) written response: (1) accept SELLER(s) response to BU elect to terminate the Agreement to Buye to respond by the time specified or But shall be ipso facto Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the North Response to Null and Void (exception of the Null and Void (exceptio	spense of the SELLER(s) is not agreeable to SELLER(s) there are, or 72 hours from the date that SELLER(s) response JYER(s) written requests or (2) accept the property in 7. In ALL cases, BUYER(s) response shall be in BUYER(s) electing, in writing, to terminate the pot for return of deposit) and ALL PARTIES AGREE TO ER(s) TO THE RETURN OF HIS/THEIR DEPOSIT IN FURTHER OBLIGATION TO THE OTHER.							
18. Defic	ciencies (To F	B e Completed (ONLY if OPTION 2 Is Selected): Des	sired Remedies:							
20											
21											
22											
23											
25											
26.											
	agreement do	es not void any	prior agreement(s) for the correction or rep	pair of other property deficiencies that are not described herein							
			Ill remain binding on the parties hereto.	un or outer property assistances man are not accounted notion							
29.	<i>J</i> 1	8 ()	8 1								
	PTION 2 is se	elected above, th	e SELLER(s) have 72 hours commencing	(date) at a.m./p.m. to giv							
			Property Inspection Response.								
32.		-									
33.											

34. X					X					
35. BUYER _		Date	a.m. /p.m.	BUYE	R		Date a.m.	/p.m.		
36. SELLER(S	S) RESPONSE	TO OPTION 2 (PI	ease initial):							
37		1.) The SEL	LER(s) will ha	ive all of t	he above ment	tioned deficiencie	es corrected not lat	er		
38. Initials	Initials									
39.						of of repairs; or				
40			The SELLER(s) are willing to correct only those deficiencies noted and initialed above							
41. Initials	Initials		and will do so not later than 5 <u>calendar</u> days prior to the agreed upon date of act of sale, and will provide BUYER(s) with copies of paid receipts, or proof of repairs; or							
42.			•							
43							ove deficiencies			
44. Initials	Initials	corrected prior to act of sale, the $SELLER(s)$ will pay to the $BUYER(s)$ at act of sale the sum of \S Both parties agree to accept this sum full and complete payment for the cost to $BUYER(s)$ of having said deficiencies								
45.		sale the s	um of \$			B	oth parties agree to	o accept this sum as		
46.										
47.					,		s more or less than	l		
48.						(s) total cost at o	-			
49		4.) The SELI	LER(s) will no	ot remedy	any of the abo	ve listed deficien	icies.			
50. Initials	Initials									
51 DIIVED(a)	HAVE 72 HO	URS COMMENCIN	IC (DATE)			ΑТ		M TO CIVE		
		ESPONSE TO THIS					A.M./P.	WI. TO GIVE		
52. mis/ineir 53.	X WKIIIEN K	ESPONSE IO IIIS	PROPERTIE	NSPECTI	ON KESPONS	DE.				
					v					
55 SFIIFD			Data a m	/n m	SELLED			Date a.m./p.m		
JJ. SELLER _			Date a.m.	/p.m.	SELLER			Date а.ш./р.ш		
57. BUYER(S)) FINAL RESI	PONSE TO OPTIO	N 2 (Please ini	itial):						
58 We accept the SELLER(s) response indicated above and shall proceed toward an Act of S							ale.			
59. Initials	Initials									
60		Wa do not accom	t the SELLED	(a) maamam	as and handry	daalama tha Aama	omant to Duy Mull	and Vaid		
60 We do not accept the SELLER(s) response and hereby declare the Agreement to Buy Null and Vo. A Cancellation of Agreement is attached.								and void.		
61. Initials	Initials	A Cancenation o	Agreement is	anached.						
62. 63										
63. 64. X					v					
		D-4-	0 70 10 70					/		
65. BUYER		Date	a.m. /p.m.	BUYE	κ		Date a.m.	/p.m.		