PROPERTY DISCLOSURE EXEMPTION FORM

In accordance with LSA-R.S. 9:3196-3200, a SELLER of residential real property must furnish BUYERS with a Property Disclosure Document. A complete copy of these statutes can be found at www.legis.state.la.us. The required Property Disclosure Document may be in the form promulgated by the Louisiana Real Estate Commission ("Commission") or in another form that contains substantially the same information. The Commission form can be found at www.lrec.gov.

WHO IS REQUIRED TO MAKE DISCLOSURE? ALL SELLERS are required to make written disclosure of known defects regarding a property being transferred. A SELLER'S obligation to furnish a Property Disclosure Document applies to any transfer of any interest in residential real property, whether by sale, exchange, bond for deed, lease with option to purchase, etc. The following transfers are exempt from the requirement to provide a property disclosure document:

- 1. Transfers ordered by a court, including but not limited to a transfer ordered by a court in the administration of an estate, a transfer pursuant to a writ of execution, a transfer by any foreclosure sale, a transfer by a trustee in bankruptcy, a transfer by eminent domain, and any transfer resulting from a decree of specific performance.
- 2. Transfers to a mortgagee by a mortgagor or successor in interest who is in default.
- 3. Transfers by a mortgagee who has acquired the residential real property at a sale conducted pursuant to a power of sale under a mortgage or a sale pursuant to decree of foreclosure, or who has acquired the residential property by a deed in lieu of foreclosure.
- 4. Transfers by a fiduciary in the course of administration of a decedent's estate, guardianship, conservatorship, or trust.
- 5. Transfers of newly constructed residential real property, which has never been occupied.
- 6. Transfers from one or more co-owners solely to one or more of the remaining co-owners.
- 7. Transfers pursuant to testate or intestate succession.
- 8. Transfers of residential real property that will be converted by the BUYER into a use other than residential use.
- 9. Transfers of residential real property to a spouse or relative in the line of consanguinity (blood line).
- 10. Transfers between spouses resulting from a judgment of divorce or a judgment of separate maintenance or from a property settlement agreement incidental to such a judgment.
- 11. Transfers or exchanges to or from any governmental entity.
- 12. Transfers from an entity that has acquired title or assignment of a real estate contract to a piece of residential real property to assist the prior owner in relocating, as long as the entity makes available to the BUYER a copy of the property disclosure statement, any inspection reports if any furnished to the entity by the prior owner, or both.
- 13. Transfers to an inter vivos trust.

	dify, or supplement a deed or			r ownersh	ip interest, confirm,
war	LER claims that he/she is crants that SELLER has no ming exemption number(s	o knowledge	e of known defects to	the prop	erty. SELLER is
SELLER (sign)		(print)		Date	Time
SELLER (sign)		(print)		Date	Time
BUYER (sign)		(print)		Date	Time
BUYER (sign)		(print)	b	Date	Time
		OF	2		
liste	LER has reviewed this Exected on this page. According	emption pag ly, SELLER	e. SELLER does not c will complete the Prope	laim any e erty Disclo	of the Exemptions osure Form.

Time _

Time___

Time

Date

Date

(print)

(print)

(print)

SELLER (sign)

BUYER (sign)

BUYER (sign)

PROPERTY DISCLOSURE DOCUMENT

In accordance with LSA-R.S. 9:3196-3200, a SELLER of residential real property must furnish BUYERS with a Property Disclosure Document. A complete copy of these statutes can be found at www.legis.la.gov. The required Property Disclosure Document may be in the form promulgated by the Louisiana Real Estate Commission ("Commission") or in another form that contains substantially the same information. The Commission form can be found at www.lrec.state.la.us.

RIGHTS OF BUYER AND CONSEQUENCES FOR FAILURE TO DISCLOSE: If the Property Disclosure Document is delivered after the BUYER makes an offer, the BUYER can terminate any resulting real estate contract or withdraw the offer for up to 72 hours after receipt of the Property Disclosure Document. This termination or withdrawal will be without penalty to the BUYER and any deposit or earnest money must be promptly returned to the BUYER (despite any agreement to the contrary).

DUTIES OF REAL ESTATE LICENSEES AND CONSEQUENCES FOR FAILURE TO FULFILL SUCH DUTIES: Louisiana law requires real estate licensees to inform their clients of those clients' duties and rights in connection with the Property Disclosure Document. Failure to inform could subject the licensee to censure or suspension or revocation of their license, as well as fines. The licensee is not liable for any error, inaccuracy, or omission in a Property Disclosure Document, unless the licensee has actual knowledge of the error, inaccuracy, or omission by the SELLER.

KEY DEFINITIONS:

- Residential real property or property is real property consisting of one or not more than four residential dwelling units, which are buildings or structures each of which are occupied or intended for occupancy as single-family residences.
- **Known defect or defect** is a condition found within the property that was actually known by the SELLER and that results in one or all of the following:
 - (a) It has a substantial adverse effect on the value of the property.
 - (b) It significantly impairs the health or safety of future occupants of the property.
 - (c) If not repaired, removed, or replaced, significantly shortens the expected normal life of the property.

OTHER IMPORTANT PROVISIONS OF THE LAW:

- A Property Disclosure Document shall NOT be considered a warranty by the SELLER.
- A Property Disclosure Document is for disclosure purposes only; it is not intended to be part of any contract between the SELLER and the BUYER.
- The Property Disclosure Document may not be used as a substitute for any inspections or warranties that the BUYERS or SELLER may obtain.
- Nothing in this law precludes the rights or duties of a BUYER to inspect the physical condition of the property.
- The SELLER shall not be liable for any error, inaccuracy, or omission, of any information required to be delivered to the BUYERS if the error, inaccuracy, or omission, was not a willful misrepresentation, according to the best of the SELLER's information, knowledge and belief or was based on information provided by a public body or another person with a professional license or special knowledge, who provided a written or oral report or opinion that the SELLER reasonably believed to be correct and which was transmitted by the SELLER to the BUYER.

The following representations are made by the SELLER and **NOT** by any real estate licensee. It is not a substitute for any inspections or professional advice the BUYER may wish to obtain. The following information is based only upon the SELLER's actual knowledge of the property. The SELLER can only disclose what the SELLER actually knows. The SELLER may not know about all material or significant items affecting the property.

Y = Yes

N = No

NK = No Knowledge

SELLER'S Initials

RPDI Rev. 1/1/20

BUYER'S Initials:

Page 1 of 6

	roperty Description (Address, City, State, Zip) 323 Supershires dr. The	ou de	up (dr 10-
	SECTION 1: LAND		,	
(1)) What is the length of ownership of the property by the SELLER?			
(2)				
(3)	Are you aware of any servitudes/encroachments regarding the property, other utility servitudes, that would affect the use of the property?	than t	ypical/cı Y	ustomar _ N
(4)	Are you aware of any rights vested in others? Check all that apply and explain at the Timber rights Right of ingress or egress Right of way Right of access Servitude of passage Y N N Surface rights Air rights Servitude of drainage Y N Other Other	eway	of this s	section.
(5)	Has any part of the property been determined to be or pending determination as a States Army Corps of Engineers under §404 of the Clean Water Act?	wetlan Y	d by the	United NK
If y	yes, documentation is attached and becomes a part of this Property Disclosure I	•	· · · · ·	IVIX
Arn	e Clean Water Act is a federal law that protects the wetlands of the United States. Intains permit requirements for altering or building on property that has been determing Corps of Engineers. The Corps may assess a fee to the SELLER or BUYER termination. A property that has been determined a wetland may result in additional crmit.	ined a	wetlan	d by the
(6)	Has any flooding, water intrusion, accumulation, or drainage problem been exper the land:	encec	l with re	spect to
	(a) during the time the SELLER owned the property? If yes, indicate the nature and frequency of the defect at the end of this section.	Ŷ). N	
	(b) prior to the time the SELLER owned the property? If yes, indicate the nature and frequency of the defect at the end of this section.	Y	N	NK
(7)	What is/are the flood zone classification(s) of the property? What is the s information? Check all that apply. Survey/Date Elevation Certificate/Date Other/Date FEMA Flood Map - https://msc.fema.gov/portal			
Que	estion Number Explanation of "Yes" answers Additional short is attached			
	Tropical Storm ALLSON			
_				
	SECTION OF TERMITED WAS A			
	SECTION 2: TERMITES, WOOD-DESTROYING INSECTS AND C	RGA	NISM	
[8)	Has the property ever had termites or other wood-destroying insects or organisms? (a) during the time the SELLER owned the property? (b) prior to the time the SELLER owned the property? (c) Was there any damage to the property?	RGA	ANISM N N	S NK NK
	Has the property ever had termites or other wood-destroying insects or organisms? (a) during the time the SELLER owned the property? (b) prior to the time the SELLER owned the property? (c) Was there any damage to the property? (d) Was the damage repaired?	RGA	N	S
	Has the property ever had termites or other wood-destroying insects or organisms? (a) during the time the SELLER owned the property? (b) prior to the time the SELLER owned the property? (c) Was there any damage to the property? (d) Was the damage repaired? If the property is currently under a termite contract provide the following:	68668	N N	NK NK NK
	Has the property ever had termites or other wood-destroying insects or organisms? (a) during the time the SELLER owned the property? (b) prior to the time the SELLER owned the property? (c) Was there any damage to the property? (d) Was the damage repaired? If the property is currently under a termite contract provide the following: (a) Name of company	6868	N N	S NK NK NK
	Has the property ever had termites or other wood-destroying insects or organisms? (a) during the time the SELLER owned the property? (b) prior to the time the SELLER owned the property? (c) Was there any damage to the property? (d) Was the damage repaired? If the property is currently under a termite contract provide the following: (a) Name of company	(\$\text{Q}(\	N N	S NK NK NK
	Has the property ever had termites or other wood-destroying insects or organisms? (a) during the time the SELLER owned the property? (b) prior to the time the SELLER owned the property? (c) Was there any damage to the property? (d) Was the damage repaired? If the property is currently under a termite contract provide the following: (a) Name of company	(\$\text{Q}(\	N N	S NK NK NK
(9)	Has the property ever had termites or other wood-destroying insects or organisms? (a) during the time the SELLER owned the property? (b) prior to the time the SELLER owned the property? (c) Was there any damage to the property? (d) Was the damage repaired? If the property is currently under a termite contract provide the following: (a) Name of company	8868 	N N	S NK NK NK
(8) (9) Ques	Has the property ever had termites or other wood-destroying insects or organisms? (a) during the time the SELLER owned the property? (b) prior to the time the SELLER owned the property? (c) Was there any damage to the property? (d) Was the damage repaired? If the property is currently under a termite contract provide the following: (a) Name of company	8868 	N N	NK NK NK
(9)	Has the property ever had termites or other wood-destroying insects or organisms? (a) during the time the SELLER owned the property? (b) prior to the time the SELLER owned the property? (c) Was there any damage to the property? (d) Was the damage repaired? If the property is currently under a termite contract provide the following: (a) Name of company	8868 	N N	NK NK NK

SELLER'S Initials:

Prop	erty Description (Address, City,	State, Z	p) 525	Super	sh.	use do	h. 6	Sne	L G	1.733x
			[SECTIO	N 3: STRU	ICTU	JRE(S)				
(10)	What is the a	approximate	age of	all structu	res on proper	t∨? ľ \	∕lain structure <u>∫</u>	980	PP+c Other:	× structur	es 2017
	Have there b	een any ad	ditions	or alteration	ons made to the				(v)	N	<u> </u>
		he necessa			· -	ained	for all additions		(A)	N	NK
(12)	What is the a	pproximate	age of	the roof o	f each structu	re?	Main structure			PAT S	
(13)	Are you awa	are of any d	efects i	egarding t	the following?	Chec	Other structure ck all that apply			xplain a	
	Roof Interio Floor Attic s Porch Steps Pool Decks Windo	or walls spaces es /Stairways	Y Y Y Y Y Y Y	(පුපුපුසුසුදාද			Ceilings Exterior walls Foundation Basement Overhangs Railings Spa Patios Other	Y Y Y Y Y Y	39698923		
(14)						g wate	er or otherwise?	>		_	
	(a) during the (b) prior to the	e time the S	ELLER	owned the	e property?	1			Y Y		NK
(15)	Is there flood If yes, attach	insurance c	n the p	roperty?		ena (of this section.		8	N	
(16)	Does SELLER	R have a flo	od elev	ation certi	ficate that will	be sh	nared with BUY	ER?	Y	N	
(17)	Has there eve	er been any age. excludi	proper	ty damage	, including, bu	ıt not	limited to, fire, v	wind,	hail, ligl	htning,	or other
	(a) during the (b) prior to the	time the SE	LLER	owned the	property?	0000	ion 5 :		Y	(N)	(NIK)
					771	tus at	the end of this	section	on '	240	INK
(18)	Has there bee	n any found	lation r	epair?							
	(a) during the (b) prior to the (c) Is there a t (d) If yes, prov	time the St ransferable	ELLER warran	owned the	e property? e?				Y	N N (N)	NK NK
(19)	Does the proportion	erty contain etic stucco?	exterio	or insulatio	n and finish s	ystem	ı (EIFS)		Y		NK
Quest	tion Number			Yes" answ	Charles For an Inc.	Additio	onal şheet is att	ached	1	·••	MIX
		CON'S Bear	rete	Foots	MAJOU STUCK TH	A	House	-	*K W	las d loon	lom e
SELL	FR must com	oloto and an	ovide t	h = "D:!							
Adde	ndum" that is	included wit	th this p	property di	sclosure if an	y stru	sed Paint and cture was built t	Lead	I-Base o ≥ 1978.	l Paint	Hazard
	SE	CTION 4	: PLU	MRING	WATER	GΔS	S, AND SEW	/ED	AGE		
(20)	Are you aware					<u>UM</u>	, AND SEVI		AUE		
(a) during the t b) prior to the	ime the SEL	LER o	wned the r	property?		e e		Y Y	36	NK
					Ñ. =		_				

RPDI Rev. 1/1/20 BUYE

BUYER'S Initials:

SELLER'S Initials:

Page 3 of 6

Property Description (Ad	ddress, City, State, Zip)	Supuch	needs the	sod n	raj C	A. 20301
(21) Are there any	known defects with the water	piping?			(90)	
(b) prior to the (c) The water	or-:			Y Y		NK
	ality Private utility On- private wells service the prime private wells, when was the	ary residence on		None ults	•	
	are of any polybutylene piping		?	Y	N	_ NK
(22) Is there gas se	ervice available to the propert	y?		(Y)	N	NK
	nt type? Butane <u>Natur</u> there any known defects with or Propane, are tanks Owne	the gas service?		Υ		NK
(a) during the	known defects with any water time the SELLER owned the p time the SELLER owned the	property?		- Y Y	(X) N	(NB)
(24) The sewerage (a) How many	service is supplied by: Mu private sewer systems service	inicipality Oth e the primary res	ner_Combald	SN	gr =	igsten
Question Number	Explanation of "Yes" answe	ers Addit	ional sheet is attache	d		
						112
051150						
municipality waste tr	ch a private water/sewage di eatment.	sclosure if the p	roperty described her	rein is r	ot serv	ed by a
SECTIO	ON 5: ELECTRICAL, HI	EATING AND	COOLING, APP	LIAN	CES	
(25) Are there any k	mown defects with the electric me the SELLER owned the pr	cal system?		W		
(b) prior to the ti	me the SELLER owned the p	roperty?		Y Y	N N	NKO
(c) Are you awa	are of any aluminum wiring in	the structure?		Y	90	NK
(26) Are there any k	nown defects with the heating	g or cooling syste	ms?		_	
(a) during the tir (b) prior to the ti	ne the SELLER owned the pr me the SELLER owned the p	operty? roperty?		Y Y	N N	(NR)
		. opolity .			14	AND
(27) If a fireplace(s)	exists, is it working?			Υ	N	NK
(28) Are there any kr	nown defects in any permane	ntly installed or b	uilt-in appliances?			
(a) during the tir	ne the SELLER owned the pr me the SELLER owned the p	operty?		Y	(N)	(III)
(2) p. 10. 10 till ti	me the obblect twice the p	roperty:		Ť	N	(NK)
(29) What type of ala	rm system is installed? (chec curity _Fire_	k all that apply) Are they: Lea	sed Owned			
Question Number	Explanation of "Yes" answer	rs Additional sh				
27	Fire place w	AS CAPPA	\$ \$ \			
	SECTION 6	MISCELLAN	NEOUS			
(30) Are you aware of	of any building restrictions or	restrictive covena	ants which may provid	de for re	striction	s as to
of structure on the	roperty or as to the type of cone property?	instruction or ma	terials to be used in t		truction N	of any
(31) What is the zonii	ng of the property?					
	een zoned for commercial or	industrial?	Q	Υ		NK
RPDI Rev. 1/1/20	BUYER'S Initials:	SELLER'S I	oitials:	Pac	e 4 of 6	

Page 4 of 6

Property Description (Address, City, State, Zip) 525 Sepercharge dr. Th. 6	dan	ln 2	0301
(32) Is the property located in an historic district?	Υ	_ N	(NK)
If yes, which historic district?	(See atta	ched dis	closure)
(33) Are you aware of any conflict with current usage of the property and any zoning, building, and/or safety restrictions?	Υ	N	
(34) Are you aware of any current governmental liens or taxes owing on the property?	Υ _ Υ	N	
(35) Is membership in a homeowners' association (HOA), condominium owners' association (COA), or property owners' association (POA) required as the result of	of		
owning this property?	Y	$\widehat{\mathbf{N}}$	
(a) Are any HOA, COA, or POA dues required?	Υ	W	
If yes, what is the amount? \$ per			
(b) Are there any current or pending special assessments?	Υ	(N)	NK
If yes, what is the amount? \$ per			
Any information contained in this property disclosure regarding homeowner condominium owners' associations (COA), or property owners' associations nature. The covenants and association governing documents are a matter of probtained from the conveyance records on file at the Clerk of Court in the paris located. (36) Are the streets accessing the property	(POA)	is sum	mary in I can be perty is
(37) Is there a homestead exemption in effect?	(Ŷ)	N	NK
(38) Is there any pending litigation regarding the property not previously disclosed in this document?	v	(N)	NK
(39) Has an animal or pet ever inhabited the structure?(a) during the time the SELLER owned the property?(b) prior to the time the SELLER owned the property?	Y	N N	(NK)
(40) Does the property or any of its structures contain any of the following? Check a additional details at the end of this section.	ll that ap	ply and	provide
Asbestos Y NK Formaldehyde	•	(N)	NK
Radon gas Y NK Chemical storage ta	ınks	Y ND	NK
Contaminated soil Y NK Contaminated water	r)		NK
Hazardous waste Y N NK Toxic Mold	,		NK
Mold/Mildew Y N NK Electromagnetic field	ds \		NK
Contaminated drywall/sheetrock Y NK Contaminated flooring		(W)	NK
Other adverse materials or conditions Y NK			
(41) Is there or has there ever been an illegal laboratory for the production methamphetamine in operation on the property?	Υ	(N)	ring of NK
(42) Is there a cavity created within a salt stock by dissolution with water underneath th	e propert Y	y? N	(NK)
(43) Is there a solution mining injection well within 2640 feet (1/2 mile) of the property?	Υ	(Ñ)	NK
(44) Are there any solar panels on the property?	Y	~	
If yes, are they: Leased Owned Removable Monthly Payment Amount		(N)	NK ———
(45) Was SELLER and/or previous owner a recipient of any of the following: Road Home grant \$ (amount received) FEMA \$ (amount received) SBA \$ (amount received)			NK
Other Federal disaster flood assistance \$ (amount rec	eived)		
If YES, complete (a) - (e.i.) below. a. Is the property subject to the Road Home Declaration of Covenants Running with the Land or other requirements to obtain and maintain flood insurance on the property of the Land or other requirements.	th roperty?	Y	(NK)

RPDI Rev. 1/1/20

BUYER'S Initials:

SELCER'S Initials:

Page **5** of **6**



WAIVER of WARRANTY and REDHIBITION RIGHTS ADDENDUM

IN REFERENCE to	the Agreement to	Purchase and Sell the	real property commonly
referred to as: 52	J SUPERC	harge	
dated	between 🕦	Dichael J Or	SELLER") and
-	("PU	RCHASER"), the und	ersigned parties hereby
agree as follows:			
Purchaser hereby agr	purchase and sell i ees that THE FOI	referenced above, are sa LLOWING STATEMEN	ndition/Inspection section atisfactory to Purchaser, NT WILL BE MADE A DEFFECT UNTIL THE
conditioning systems, I by Seller and accepted kind whatsoever, even property for the use into or hidden defects and	plumbing, electrical built-in appliances, by Purchaser "AS as to the metes and tended by the Purchaser with the Purchaser	I systems, mechanical eq and all other items loca IS, WHERE IS," without d bounds, zoning, opera	ed and all improvements uipment, heating and air ted hereon are conveyed ut any warranties of any tion, or suitability of the the presence of apparent ver of any and all rights any such defects.
direct, indirect, explici written or oral states concerning the existence property herein convey property herein convey	act in any capacity it or implicit staten ment or otherwise ce or non-existence yed. Purchaser has ted for all tests and	whatsoever on behalf of nent, representation or , and upon which the of any quality, characte had full, complete and	any party, whomsoever, the Seller has made any declaration, whether by Purchaser has relied, ristic or condition of the unlimited access to the aser, in Purchaser's sole er's interests.
Purchaser expressly wavices and defects, whet	aives the warranty ther apparent or la	of fitness and the warra	anty against redhibitory ana Civil Code Articles or federal law and the
Articles 2520 to 2548, in by Seller. By Purchase	reduction of the purclusive, in connections of Purces of Purchaser's r	rchase price paid pursua ion with the property he haser expressly acknow right to waive warranty	ition to a return of the ant to Louisiana Civil Code reby conveyed to Purchase ledges all such waivers pursuant to Louisiana
The herein agreement,	upon its execution l	by both Purchaser and S	Seller, is herewith made
an integral part of the a	forementioned Agre	eement to Purchase and	Sell.
PURCHASER	DATE/TIME	SELLER SELLER	DATE/TIME
PURCHASER	DATE/TIME	SELLER	DATE/TIME

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 hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

Property Desc City, State, Zi	cription (Address) p	The Boo	Supercharge	-
Seller's Disc	losure			
(A) Presence	of lead-based paint a	nd/or lead-based pain	t hazards (check (1) or (2) !	pelow):
(1)		paint and/or lead-bas	ed paint hazards are preser	
(2) 🔽	Seller has no know	ledge of lead-based p	aint and/or lead-based pain	t hazards in the housing.
(B) Records ar	nd reports available to	the seller (check (1)	or (2) below):	
(1)				eports pertaining to lead-based pain
	and/or lead-based	paint hazards in the h	ousing	, and parameter to reduce based paint
_/	List documents:			
(2)				r lead-based paint hazards in the
Purchaser's	Acknowledgment (i	nitial below)		
(c)	Purchaser has recei	ved copies of all inform	nation listed above.	
(D)	Purchaser has recei	ved the pamphlet Pro	tect Your Family from Lead	in Your Home.
(E) Purchaser h	nas (check (1) or (2)	below):		
(1)	inspection for the pi	nity to conduct a risk	paint and/or lead-based na) to conduct a risk assessment or int hazards; or for the presence of lead-based paint
Agent's Ackno	owledgment (initial	below)		
(F)	Agent has informed responsibility to ensi	the seller of the sellure compliance.	er's obligations under 42 U	.S.C. 4852d and is aware of his/her
Certification of the following information the	parties have review y have provided is tru	ed the information are and accurate.	bove and certify, to the	best of their knowledge, that the
Seller	7	Date	Purchaser	Date
Seller	7/1-	Date /	Purchaser	Date
Agent Jesus	- Jane	Date	Agent	Date