

INSPECTION AGREEMENT

THIS AGREEMENT LIMITS OUR LIABILITY - PLEASE READ IT CAREFULLY

This Home Inspection Agreement (the "Agreement") is made effective on the date stated on Page 2 of this agreement by and between McGuffee Home Inspections and client named on Page 2 of this agreement (hereinafter "client", "you" or "your") (collectively "parties"). You desire to have a general home inspection (the "Inspection") and/or other inspection related services ("Ancillary Services") performed on a home located at the address stated on Page 2 of this agreement (collectively "Services"). The Services desired are indicated by checking the appropriate line beside the desired service.

FEE: You agree to pay the fee stated on Page 2 of this agreement for the performance of the Service(s). This <u>amount shall be paid in full prior to the completion of the Services</u> (unless otherwise agreed in writing by the parties). Should you fail to timely pay the agreed upon fee(s), you shall be responsible for paying any and all fees associated with collection, including but not limited to administration costs, attorney's fees, and cost of litigation.

SCOPE OF THE INSPECTION: This Inspection is a <u>limited visual examination</u> of certain readily accessible systems and components (designated for inspection herein) using normal operating controls and opening readily openable access panels. The <u>purpose</u> of the Inspection is to provide you with information about the condition of certain systems and components of the home at the time of the Inspection. The inspection will be performed in accordance with the technical guidelines of the American Society of Home Inspectors ("ASHI") (referred to herein as "inspection guidelines"). (A copy of the inspection guidelines are available from us upon request and should be reviewed by you prior to accepting our service.) The inspection guidelines are hereby incorporated by reference in their entirety and are hereby made a part of this Agreement. All terms used herein and not otherwise defined shall have the meaning set forth in the inspection guidelines. See "Additional Services" section below. This inspection shall also comply with the Standards of Practice of the Mississippi Real Estate Commission. (See Mississippi Standards of Practice Section below.)

The inspector is a <u>generalist</u> and is not a licensed engineer or expert in any specific craft or trade. If the inspector recommends further action, including (but not limited to) consulting with a specialized expert(s), you must do so at your expense or otherwise assume all risks associated with failure to do so. **This Inspection is <u>not</u> technically exhaustive**. The fee charged for this Inspection is substantially less than that of a technically exhaustive inspection.

A written inspection report (Report) will be provided describing the following systems and components: structural components (including foundation and framing), exterior, roof system, plumbing system, electrical system, heating system, installed central and through-wall air conditioning systems, interiors, insulation & ventilation, and fireplaces & solid fuel burning appliances. The Report will identify the following: (a) which systems and components designated for inspection herein are, in the professional opinion of the inspector, <u>significantly deficient or near the end of their service life</u>, (b) why the inspector deems the system or component to be significantly deficient or near the end of its service life, (c) whether further evaluation, correction or monitoring is needed, and (d) whether any system or component described herein was not inspected and why it was not inspected. We reserve the right to modify the Report for a period of time that shall not exceed forty-eight (48) hours after the Report has been first delivered to you. Nothing in this Agreement is intended to limit the inspector from reporting observations and conditions in addition to those identified herein or excluding systems and components from the Inspection if agreed to in writing and signed by the parties. Should we, as a courtesy, exceed any particular requirement set forth herein in one area, we shall not be obligated to exceed the requirements in other areas.

EXCLUSIONS: A system or component is not readily accessible if Inspection requires moving personal property, dismantling, destructive measures, or any action that will, in the opinion of the inspector, likely involve risk to persons or property. Anything not readily observable because it is concealed or inaccessible due to obstructions including (but not limited to) floor coverings, suspended ceiling tiles, insulation, furniture or other personal property, soil, vegetation, water, ice or snow cannot be inspected. We are not required to move or disturb such items in order to diminish or eliminate the obstruction. We are not required to report on or engage in any practice or act that is not included or that is specifically excluded in the inspection guidelines unless otherwise agreed to in a writing signed by the parties. We are not required to inspect anything identified in the inspection guidelines as limitations or exclusions specific to the systems and components inspected. The list of the following specific exclusions is not an exhaustive list; see the inspection guidelines for additional exclusions and limitations. We are NOT required to determine the following: remaining life of any system or component, the causes of any condition or deficiency, methods and costs of corrections, suitability of the property for a specialized use, market value or marketability, advisability of purchase of the property, the presence of pests such as wood damaging organisms (including termites), rodents or insect, rol/decay, fungus, including mold and mildew, decorative items, underground items, breached vacuum seals in insulated glass, or items in ot permanently installed. We are not required to de the following: predict future conditions including (but not limited to) failure of components, operate any system or component that is shut down or otherwise inoperable, light pilot lights, determine the presence of hazardous substances, enter hazardous areas, or perform engineering, architectural, plumbing, or any other job functi

service(s) for an additional fee). We are not required to inspect fences, soil conditions, spas, saunas, steam baths, pools (and related equipment), outbuildings (other than garage or carport), sprinkler systems, private and community waste disposal systems, telephones, cable television, intercoms, security systems, low voltage lighting systems, any liming systems, well systems, window-unit air conditioning systems, furnace heat exchangers, and heating or cooling systems when weather conditions or other circumstances may cause equipment damage. We are not required to inspect cosmetic items such as paint, wallpaper, carpet, or other finishes on walls, ceilings or floors, and any type of window treatment (such as blinds or draperies). We are not required to determine non-compliance with manufacturer's specifications or applicable regulatory requirements, including (but not limited to) building code compliance. <u>Water/moisture, leaks, seepage and drainage problems are often only visible during or after a certain amount of rain. It is thus impossible to observe water/moisture, leaks, seepage and drainage problems unless the inspection is conducted during or immediately after a rain sufficient to reveal such problems.</u>

It is beyond the scope of this inspection to determine if any system or component is, has been, or will be part of any product, component or system recall in the future. Client may wish to subscribe or contact the CPSC (Consumer Product Safety Commission) for recall information regarding any system or component.

FLORIDA STANDARDS OF PRACTICE: The Florida Department of Business and Professional Regulation, pursuant to Tile XXXII Chapter 468, Section 8323 of the Florida Statudards, has adopted regulations prescribing standards of practice for licensed inspectors ("Florida Statudards"). The Florida Standards set forth the minimum and uniform standards of practice required by the Florida licensed home inspectors. The Florida Standards require the inspector to provide the client with information regarding the condition of the systems and components of the home as inspected at the time of the home inspection. In addition, the Florida Standards require the inspector to list systems present, but not inspected, and a reason the system was not inspected. As indicated above, MHI will perform the Inspection in compliance with the inspection guidelines. However, in the event that the Florida Standards impose a duty or obligation not required by the inspection guidelines, we will exceed the inspection guidelines to the extent required by the Florida Standards.

DRYWALL MANUFACTURED IN CHINA EXCLUSION: McGuffee Home Inspections is not responsible for testing, discovering or reporting drywall that was manufactured in China. Furthermore, McGuffee Home Inspections is not responsible for any damages that arise from or related to drywall manufactured in China. Drywall manufactured in China was shipped to the United States between 2004-2008. If your home was constructed or repaired during this time period, McGuffee Home Inspections recommends that further testing is conducted to determine the presence of drywall manufactured in China.

MOLD EXCLUSION: McGuffee Home Inspections is not responsible for discovering or reporting on the presence or absence of mold or mildew. Furthermore, McGuffee Home Inspections is not responsible for any damages that arise from or related to mold or mildew, even if the mold or mildew is a direct consequence of a condition upon which McGuffee Home Inspections is required to report as set forth in this agreement.

ADDITIONAL SERVICES: We may be able to perform any one or more of the Ancillary Services listed in this agreement. The availability of the Ancillary Services varies depending on location. You should confirm availability prior to execution of this Agreement. Unless you request Ancillary Services by checking the appropriate line beside the desired service and we agree to perform the Ancillary Service by executing this Agreement, this agreement is for the general home inspection only and does not include the other delineated Ancillary Services, including but not limited to the following: carbon monoxide test, radon gas test, water analysis, on-site waste disposal system inspection, or invasive testing of EIFS, Exterior Insulation & Finishing Systems (also known as artificial or synthetic stucco) to determine the existence of moisture and damage related thereto.

In addition to performing Services under this Agreement, McGuffee Home Inspections may market and sell the services or products of other companies that may be of interest to its customers. McGuffee Home Inspections may be paid a fee by these companies based on a good faith

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estimate of the reasonable value of its services and expenses incurred by McGuffee Home Inspections in promoting, selling, processing, and advertising the services or products of these companies. The Customer acknowledges that the performance of services by these companies and the nature, quality and performance of any of their products is the sole responsibility of the respective companies, and that McGuffee Home Inspections shall not be liable for Customer dissatisfaction or any damages or losses arising therefrom. Further, Customer should contact the relevant service provider with questions or concerns regarding their services or products. McGuffee Home Inspections may also arrange for these service providers to send literature or make postinspection contact with Customer. **If Customer does not wish to receive literature from or be contacted by a service provider, Customer must notify McGuffee Home Inspections.** Likewise, McGuffee Home Inspections may, where permitted by law, pay fees to third-party companies for marketing and selling McGuffee Home Inspections services or products. Such fees will be based on a good faith estimate of the reasonable value of the services and expenses incurred by the third-party company in promoting, selling, processing, and advertising the services or products of McGuffee Home Inspections.

DISPUTE RESOLUTION AND REMEDY LIMITATION:

Notice of Claims – You understand and agree that any claim(s) or complaint(s) arising out of or related to any alleged act or omission of McGuffee Home Inspections in connection with the Services shall be reported to us, in writing, within ten (10) business days of discovery. Unless there is an emergency condition, you agree to allow us a reasonable period of time to investigate the claim (s) or complaint(s) by, among other things, re-inspection before you, or anyone acting on your behalf, repairs, replaces, alters or modifies the system or component that is the subject matter of the claim. You understand and agree that any failure to timely notify us and allow adequate time to investigate as stated above shall constitute a complete bar and waiver of any and all claims you may have against us related to the alleged act or omission unless otherwise prohibited by law.

Arbitration – Any dispute concerning the interpretation of this Agreement or arising from the Services and Report (unless based on payment of fee) shall be resolved by binding, nonappealable arbitration conducted in accordance with the rules of the American Arbitration Association, except that the parties shall mutually agree upon an Arbitrator who is familiar with the home inspection industry.

Limitations Period – Any legal action arising from this Agreement or from the Services and Report, including (but not limited to) the arbitration proceeding more specifically described above, must be commenced within one (1) year from the date of the Services. Failure to bring such an action within this time period shall be a complete bar to any such action and a full and complete waiver of any rights or claims based thereon. This time limitation period may be shorter than provided by the law.

OTHER PROVISIONS:

Confidentiality – You understand that the Services are being performed (and the Report is being prepared) for your sole, confidential and exclusive benefit and use. The Report, or any portion thereof, is not intended to benefit any person not a party to this Agreement, including (but not limited to) the seller or the real estate agent(s) involved in the real estate transaction ("third party"). If you directly or indirectly allow or cause the Report or any portion thereof to be disclosed or distributed to any third party, you agree to indemnify, defend, and hold us harmless for any claims or actions based on the Services or the Report brought by the third party. By initialing here (_______), you authorize us to distribute copies of the Report to the real estate agents or attorneys directly involved in this transaction, who are not intended beneficiaries of the Report.

Severability and Entire Agreement – The parties agree that should an Arbitrator or Court determine that any provision(s) in this Agreement is void, voidable, or unenforceable, the remaining portions shall remain in full force and effect. This Agreement (in its entirety), and any attached, executed Addenda, contains the entire agreement between the parties, and there are no other representations, warranties, or commitments, except as are specifically set forth herein. This Agreement supersedes any and all representations or discussions, whether oral or written, if any, among the parties relating to the subject matter of this Agreement. This Agreement may be modified, altered or amended only if agreed to in writing and signed by the parties.

Services:			
Services Gen Con Ligh Win Fou EIF3 Bas	equested Service Fee eral Home Inspection do Inspection t Commercial Insp. d Mittigation Inspection r Point Inspection S Inspection ste Disposal System (Septic) Test ic Energy Assessment I & Spa Inspection	\$ \$ \$	
Poo		_ \$ _ \$	\$ \$
		Total fee	\$

THE INSPECTION, ANCILLARY SERVICES, INSPECTION AGREEMENT AND REPORT DO NOT CONSTITUTE A WARRANTY, AN INSURANCE POLICY, OR A GUARANTEE OF ANY KIND; NOR DO THEY SUBSTITUTE FOR ANY DISCLOSURE STATEMENT AS MAY BE REQUIRED BY LAW.

By signing below you acknowledge that you have read, understand and agree to the terms and conditions of this agreement, including (but not limited to) the arbitration clause and limitations period, and agree to pay the fee listed above.

by:

Property Address	

MCGUFFEE HOME INSPECTIONS

Client's Signature

P. O. Box 1091 Santa Rosa Beach, Florida 32459

Client's Signature

Business Address

Date