This is an Agreement between you, the	undersigned Client, and us, the Inspector, pe	rtaining to our inspection of the Property at:
	The terms below govern the	
1. The fee for our inspection is \$, payable [in full / in part at \$	at a time [before / after] the appointment.
2. We will perform a visual inspection o material. The report is only supplement		written report identifying the defects that we (1) observed and (2) deemed
International Association of Certified He that differ from InterNACHI's SOP, we	ome Inspectors ("InterNACHI"), posted at www. will perform the inspection in accordance w	pection in accordance with the current Standards of Practice (SOP) of the www.nachi.org/sop. If your jurisdiction has adopted mandatory standards ith your jurisdiction's standards. You understand that InterNACHI's SOIs not a party to this Agreement, has no control over us, and does not
mold. Unless otherwise indicated in wri arising from the presence of asbestos, le log structure or includes log construction	iting, we will not test for compliance with an ad paint, soil contamination, or other environ n, you understand that such structures have u	a harmful gas. Unless otherwise indicated in writing, we will not test for plicable building codes or for the presence of or for any potential dangers mental hazards or violations. If any structure you want us to inspect is a mique characteristics that may make it impossible for us to inspect and interior of logs in log walls, log foundations or roofs, or similar defects.
other interested parties. You will be the third parties who rely on it in any way d or any person acting on your behalf prov and legal fees in defending any action na	sole owner of the report and all rights to it. o so at their own risk and release us (includivide the report to a third party who then sues aming us. Our inspection and report are in no	discuss our observations with real estate agents, owners, repair persons, on the are not responsible for its use or misinterpretation by third parties, and the general properties and business entities) from any liability whatsoever. If you you and/or us, you release us from any liability and agree to pay our cost to way a guarantee or warranty, express or implied, regarding the future are disclaim all warranties, express or implied, to the fullest extent allowed
the use of the home/building. California failure to comply with Section 7196 of t replacement of unreported defects, eithe greater than 1.5 times the fee you paid u that actual damages may be difficult or i	law provides that we may not include any li he California Business and Professional Coor r current or arising in the future. In those oth s. You acknowledge that these liquidated da mpractical to ascertain; (ii) allocate risk between	onsequential, exemplary, special or incidental damages or for the loss of mitation on the amount of damages in this agreement for any alleged e. As to other claims, we assume no liability for the cost of repair or the cases, our liability is limited to liquidated damages in an amount not tamages are not a penalty, but that we intend them to: (i) reflect the fact ween us; and (iii) enable us to perform the inspection for the agreed-upon form the inspection for an increased fee of \$, payable in advance.
	license, we may inform you of this and you	requiring an occupational license in the jurisdiction where the property i may hire us to perform additional functions. Any agreement for such
		ring: (1) written notification of your claim within seven days of discovery and (2) immediate access to the premises. Failure to comply with these
you fail to prove any claim against us, y exclusive venue for any legal action aga County, Colorado. Before bringing any	ou agree to pay all our legal costs, expenses inst InterNACHI itself, allegedly arising out such action, you must provide InterNACHI	t shall be in the county where we have our principal place of business. If and attorney's fees incurred in defending that claim. You agree that the of this Agreement or our membership in InterNACHI, will be in Boulder with 30 days' written notice of the nature of the claim, in sufficient detail etion against us or InterNACHI, you waive trial by jury.
there are no terms other than those set for unless reduced to writing and signed by of our authorized officers. This Agreeme	orth herein. All prior discussions are merged one of our authorized officers. Any modific	ions remain in effect. This Agreement represents our entire agreement; into this Agreement. No statement or promise by us shall be binding ation of this Agreement must be in writing and signed by you and by one the parties and their heirs, executors, administrators, successors and of the inspection.
	all accrue interest at 8% per year. You agree C, or similar entity, you personally guarantee	to pay all costs and attorney's fees we incur in collecting the fees owed payment of the fee.
12. If you request a re-inspection, the re-	inspection is subject to the terms of this Ag	reement.
13. You may not assign this Agreement.		
		pretation, the court shall not construe that term against us by reason of the had the opportunity to consult qualified counsel before signing this.
15. If there is more than one Client, you	are signing on behalf of all of them, and you	represent that you are authorized to do so.
16. If you would like a large-print ver	sion of this Agreement before signing it, y	ou may request one by emailing us.
17. If you elect to participate in InterNA	CHI's Buy-Back Guarantee Program, you w	rill be bound by the terms you may view at www.nachi.org/buy.
I HAVE CAREFULLY READ THIS AG	GREEMENT. I AGREE TO IT AND ACK	NOWLEDGE RECEIVING A COPY OF IT.
CLIENT	(Date) CLIENT	(Date)