



CONSULTING AG	
Client(s): Address: City, State, Zip	Phone # Phone #
Date: WSDA ICN#: CHARLES BUELL INSPECTIONS, hereinafter known as the CLIENT of:	Report #: he INSPECTOR, agrees to conduct an inspection for the purpose of informing
	Client's Initials:
COMPANY does not change the fact that the original agree By initialing here: the CLIENT gives the inspector p	permission to forward the report to
	were encouraged to read the Consulting Agreement prior to the inspection.
	y the INSPECTOR for the CLIENT in good faith and to the best of the Inspector's ability State Home inspector, the Standards of Practice, of home inspectors is not typically
Unexpected repairs should still be anticipated. This inspection is OR WARRANTY, EXPRESSED OR IMPLIED, REGARDING THE SHOULD NOT BE RELIED ON AS SUCH. The INSPECTOR shall property, systems, components, or the contents therein. The IN limited to the cost of the inspection (except those componen Inspector). 3) THE INSPECTION AND REPORT DO NOT ADDRESS AN REQUIREMENTS OF INSURANCE COMPANIES, THE POSSIBLE	the purpose set above. Not all conditions will be identified during this inspection. is not intended to be technically exhaustive Nor is it considered to be a GUARANTEE IE CONDITIONS OF THE PROPERTY, ITEMS AND SYSTEMS INSPECTED AND IT III not be held responsible or liable for any repairs or replacements with regard to this NSPECTOR is neither a guarantor or insurer. Claims against the INSPECTOR shall be ints/issues related to the performance of my duties as a licensed Structural Pest IND ARE NOT INTENDED TO ADDRESS CODE AND REGULATION COMPLIANCE, E PRESENCE OF OR DANGER FROM ASBESTOS, RADON GAS, LEAD PAINT, UREA IN AND OTHER INDOOR AND OUTDOOR SUBSTANCES. THE CLIENT IS URGED TO INTERCATION OR TESTING OF THE ABOVE IS DESIRED.
4) The inspection service is conducted at the property. The information between The INSPECTOR and the CLIENT. Any particle before the inspection begins. The written report will not substitut to fully profile any building with any reporting system, and unless miss the opportunity to gain all the information that is available. 5) In the event of a claim against the INSPECTOR, the CLIEN adverse conditions within 14 days of discovery, and (2) Access INSPECTOR and its agents from any and all obligations.	e physical on-site inspection of the property is a very valuable time of exchange of articular concern of the CLIENT must be brought to the attention of the INSPECTOR ute for the CLIENT'S personal presence during the inspection. It is virtually impossible as the CLIENT attends and participates in the inspection process itself, the CLIENT will
represents the entire understanding between the parties. No cl modification is in writing and signed by the parties. This Agreen administrators, successors and assignees. The CLIENT shall ha inspection.	lid or unenforceable, the remaining provisions will remain in effect. This agreement change or modification shall be enforceable against any party unless such change or ment shall be binding upon and enforceable by the parties and their heirs, executors, ave no cause of action against the INSPECTOR after one year from the date of the thority to allow the inspection have been notified and do in fact give
permission for the inspector to do what he has been hire of the property, written consent must be given to the in her power of attorney, authorized property managem work, access to electrical panels and HVAC equipment, a attics and roofs, general overall access to the interior	red to do as noted above. If the party hiring the inspector, is not the owner inspector prior to the start of the inspection by the property owner, his or nent firm, etc This consent includes, as applicable to the scope of the access to sub-structure basements and crawl spaces, access for traversing r of the home as well as permission to document findings by taking and eparate letter (as long as it contains the wording of this paragraph) or by
Signature of Authorizing party (owner):	Date:
The undersigned have read, understood and accepted the specified below: The CLIENT agrees to pay a base fee of \$	the terms and conditions of this agreement and agree to pay the charges plus any additional fees, as mutually agreed, which are not included in the A minimum assessment of \$150.00 will be charged for each Work Order
Evaluation Inspection that is requested of, and co	onducted by the INSPECTOR.
•	Client:
Evaluation Inspection that is requested of, and co	·
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