WALK-THROUGH INSPECTION(S) In accordance with a sales contract ("Contract") ratified on, walk-through inspection(s) of the											
Property: were made on											
(Date(s)). The following existing items were inspected to determine if they are in substantially the same											
physical	conc	lition	as of the date spec	cified	in the	PRC	PERTY MAINTEN	NANC	E AN	ID CO	ONDITION paragraph
of the C	ontra	ct, ex	cept as otherwise	agreed	d. Th	e foll	owing list is not into	ended	to be	exhau	ustive. Buyer may
wish to	inspe	ct ite	ms not listed below	v. Th	e folle	owing	g existing items were	e insp	ected	and f	ound to be as noted
below:	-					Ì		•			
Substantially Same Condition?			Substantially Same Condition?				Substantially Same Condition?				
YES	NO	N/A		YES	NO	N/A		YES	NO	N/A	Additional Items:
			Alarm System				Hot Tub Equip & Cover				Attic Fan
			Built-in microwave				Intercom				Central Air Equipment
			Ceiling Fan #				Playground Equipment				Exhaust Fan
			Central Vacuum				Pool Equip & Cover				Existing Storm Windows
			Clothes Dryer				Refrigerator				Existing Screens
			Clothes Washer				w/ ice maker				Existing Storm Doors
			Cooktop				Satellite Dish				Existing Trees & Shrubs
			Dishwasher				Storage Shed #		4	-	Heating Equipment
			Disposer Electronic Air Filter				Stove or Range				Lighting Fixtures Plumbing Fixtures
			Fireplace Screen/Door				Trash Compactor Wall Oven		+	-	Shades and/or Blinds
			Freezer				Water Treatment System				Smoke & Heat Detectors
			Furnace Humidifier				Window A/C Unit #				Sump Pump
			Garage Opener #				Window Fan #				TV Antenna
			w/ remote #				Window Treatments				Wall to Wall Carpet
			Gas Log				Wood Stove				*
Remarks:											
BUYER:											
/	,						/				
Date		Sig	nature			_	Date	Sign	nature	<u>;</u>	
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IE DIC	ann	D A BI	CIEC ADE MOTE	ID AT			E DADTIEC ACD				
IF DISCREPANCIES ARE NOTED ABOVE, THE PARTIES AGREE:											
☐ Seller to correct discrepancies without an escrow.											
□ Seller to credit Buyer \$											
☐ Repairs are to be made and paid for from funds held in escrow by the Settlement Agent. Escrow funds ☐ are											
OR \square are not the limit of the Seller's liability.											
Remarks:											
Kemark	s. <u> </u>										
Unless otherwise specified, all repairs are to be performed by a contractor licensed to do the type of work											
required. Neither Broker nor Settlement Agent shall be liable for any breach of any agreement made by Buyer											
and Seller above.											
SELLER: BUYER:											
DUIER.											
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Date	51	gnatu	ire			j	Date Signature	•			
/						_	/				
Date Signature]	Date Signature	2			•
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EQUAL HOUSING OPPORTUNITY