

# **Pre-Inspection Notice and Inspection Agreement**

DATE:		TIME: _	AM / PM	LIMITED	STRUCTURE INSPECTION FEE	\$
				ADDITIO	NAL SERVICES FEE:	\$
CUSTOMER(s):				BILL TO (	CLOSING OR DELAYED PAYMENT FEE	\$
INSPECTION ADDRESS:				TOTAL FI	EES	\$
CURRENT ADDRESS:				CASH ( )	) CHECK ( ) CREDIT CARD ( ) INVOL	CED() BTC()
				<u>Bill to Closing</u> – By document signature, the customer acknowledges and agrees, in the event that the property closing does not occur, for any reason,		
TELEPHONE NUMBER:				the client agrees to pay the inspection company the total amount for the itemized services provided above.		
				<u>Credit Card</u> If you have authorized us to charge a credit card for services, you acknowledge that we may immediately charge the account for the amount indicated above or if we have agreed to delay the payment for our services		
				until escrow closing, we may charge the credit card if we have not received full payment for our inspection services within seven (7) calendar days of the scheduled escrow closing date. <u>Scheduled closing date:</u>		
The CUSTOMER (r	named above)	hereby request:	s a generalist's visual ir	 1spection of t	he primary building(s) at the above address, to	be conducted by
McKinney Home In carefully read the er	spections, Inc. ntire inspection	., herein to be re n report when t	eferred to as MHI, for the hey receive it and will	the CUSTON promptly call	IER(s) sole use and benefit. <u>CUSTOMER(s) wa</u> I MHI with any questions they may have. CUST	rrants that they will OMER warrants
• •	•				y. CUSTOMER and MHI understand that they a nspection Standards of Practice of the S	•
					te website at www.ksinspectors.org	uite of Kunsus,
SCOPE OF INSPECTION:				CONDITIO	ONS OUTSIDE THE SCOPE OF THIS INSPEC	CTION INCLUDE
The property inspection to be performed for the customer is a <u>non-invasive</u>					NOT LIMITED TO:	
physical examination of the <u>visible</u> portions of primary building on the property. The subsequent inspection report will inform the CUSTOMER of MAJOR VISIBLE DEFECTS AS THEY EXIST ON THE DATE OF				<ul> <li>Code or zoning violations; permit research; easements; rights of way; boundaries; condition of title; pervious use; occupancy designation; compliance with manufacturers' specifications.</li> </ul>		
<u>THE INSPECTION</u> . Our report is not a cosmetic inspection report and may not report on minor deficiencies.				• (	Obtaining or reviewing information from any third not limited to; sellers, occupants, contractors, const	
2 1			(Initial)	:	agents or homeowner associations.	-
This inspection is limited to a visual examination of the exposed and				<ul> <li>Evaluating fire-resistive qualities of any system or component.</li> <li>Common areas, or systems, structures, or components including but not</li> </ul>		
<u>readily accessible</u> areas of the building, and to this extent includes an evaluation of the following <u>major</u> components:					limited to, those maintained by a homeowner's ass	
				• ]	Examination of conditions related to animals, roder	nts, insects, wood-
Foundation	Electrical	Exterior	Walls		destroying insects or organisms, microbial growth thereby.	or damage caused
Doors/Windows	Sub-floor	Framing	Plumbing	-	Any form of engineering analysis, such as structura	al, geological, and
Roofing	Ceilings	Paving	Site Drainage	1	hydrological stability or soils conditions or wave a	
Heating Built-in Appliances	Attic Decks	Floors Water Heater	Venting Fireplaces		land surveying or architectural examinations.	• • • ·
	Stairs	Water Heater	Theplaces		Unique and/or technically complex systems or device exchangers, remote controls, motion sensing device	
Chimney				1	fire detection systems (other than smoke alarms), s	olar systems, air
Chimney <b>The inspection to be</b>			ion only and does not	1	fire detection systems (other than smoke alarms), s quality control systems, computer controlled device	olar systems, air es, automatic timer
Chimney The inspection to be contemplate or invol	lve the disman	ntling or moving			fire detection systems (other than smoke alarms), s quality control systems, computer controlled devic controls, elevators, satellite dishes, automatic gates	olar systems, air ses, automatic timer s, etc.
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Chimney The inspection to be contemplate or invol portion of the premi excluded from this in which are concealed f	Ive the disman ises. Latent and spection. MHI from view or in	ntling or moving d concealed defect shall have no lia naccessible to the	<b>g any object or</b> cts and deficiencies are bility for conditions, e inspector. The	1 9 1 1	fire detection systems (other than smoke alarms), s quality control systems, computer controlled devic controls, elevators, satellite dishes, automatic gates Low voltage electrical systems, such as TV antenna telephone wiring, intercoms, security systems, spea equipment, landscape lighting, etc.	olar systems, air ees, automatic timer , etc. a, TV signal cables, aker wires, automated
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- Latent defects or predictions of life expectancy of components or systems.
- Window-mounted or wall-mounted air conditioners or gaspowered air conditioners.
- Detached ancillary buildings unless specifically requested and reported within the "Full" inspection report .
- Gas and electric appliances such as fire pits, barbecues.
- Systems, structures or components which are not permanently installed.
- Advisability of purchase.
- Cosmetic finishes and conditions; landscaping and foliage.
- Fire sprinkler; landscaping sprinklers except as otherwise noted.
- Items specifically noted as excluded or items not specifically identified in the written report.
- Technically exhaustive inspections, evaluations or tests of any type.
- Notification of product recalls defects, or similar notices.
- Moisture intrusion of inner walls as a result of leaking windows or building components, such as Dryvit, EIFS, synthetic or convention hard coat stucco exterior finishes.
- Washers, dryers or refrigerators.
- The utilization or presence of "Chinese Drywall" within the structure or deterioration of any building component due to off-gassing of Chinese drywall.

## SEVERABILITY:

Customer and MHI agree that should a court of competent jurisdiction determine that any portion of this contract is void or unenforceable, the remaining provisions and portions shall remain in full force and effect.

#### CONFIDENTIALITY OF REPORT:

The inspection report is confidential and is for the exclusive private use of the CUSTOMER only. It is not to be copied or disseminated to any other party without the expressed written consent of MHI. Use of all disclosures contained in the report is specifically restricted to the transaction for which the inspection was performed. Use of or reliance upon the report by other parties, or for other transactions, is strictly prohibited.

#### **DISPUTE RESOLUTION:**

CUSTOMER understands and agrees that any claim for failure to accurately report the major visible defects of the subject property, as limited herein above, shall be made in writing and reported to MHI within 10 business days of discovery. MHI agrees to respond promptly to any legitimate complaint. CUSTOMER further agrees that CUSTOMER or CUSTOMER'S agents, employees or independent contractors will make no alterations, repairs or replacements to the claimed condition that is the subject of the "claimed failure to report" prior to a re-inspection by MHI, unless the claim represents an immediate safety or health concern to the occupants or the structure. CUSTOMER waives any and all claims relating to conditions that are altered or repaired without said notice or reinspection.

#### (Initial)

#### **ARBITRATION:**

Any dispute, controversy, interpretation or claims of any kind or nature whatsoever, including, but not limited to, claims for breach of contract, any form of negligence, fraud or misrepresentation arising out of, from, or related to this contract or arising out of, from, or related to the inspection and inspection report shall be submitted to final and binding arbitration under the Rules and Procedures of the Expedited Arbitration of Home Inspection Disputes of Construction Arbitration Services, Inc. The ARBITRATOR shall be knowledgeable in the business of building inspections. An arbitrator must be selected within one (1) month's time. MHI inspects to the State of Kansas standards of practice and shall be evaluated against these standards.

#### STATUTE OF LIMITATIONS:

<u>MHI or its inspectors shall have no liability for any claim presented</u> twelve (12) months after the date of the inspection. Claims for damages against the inspector and/or this company are specifically limited to the maximum amount specified by the state within which the inspection was performed. In the absence of a state established liability limitation, the total amount of liability shall be no more than the monetary charge of the inspection, as paid by the client. CUSTOMER agrees herewith to waive the right to a trial. The decision of the ARBITRATOR shall be final and binding, and judgment on the award may be entered in any court of competent jurisdiction. (Initial)

### ACCEPTANCE OF REPORT AND FEE PAYMENT:

The fee for this inspection is due at the time of the inspection. If CUSTOMER does not attend the inspection, the fee must be paid before release of the report. If the CUSTOMER has not signed this agreement, the acceptance of the report shall constitute agreement with all of the terms of this contract. The written report to be prepared by MHI shall be considered the final and exclusive findings of the INSPECTOR regarding the inspection of the property. CUSTOMER shall not rely on any oral statements made by the INSPECTOR prior to issuance of the written report.

#### PRELIMINARY GENERALIST VISUAL INSPECTION:

CUSTOMER understands that the INSPECTOR is a generalist, knowledgeable in a variety of areas, but does not hold himself as an expert in any field unless otherwise specified. A preliminary generalist inspection and report is an unbiased opinion, based upon the experience of the INSPECTOR. The report identifies the general conditions affecting the subject property on the day of the inspection only. If the INSPECTOR recommends consulting specialized experts for further evaluation(s) or repair(s), it is up to the CUSTOMER, at the CUSTOMER'S expense, to proceed with further inspections or evaluations with experts as selected by CUSTOMER. MHI shall have no liability if CUSTOMER fails to consult specialized experts as recommended by the INSPECTOR.

## ACCEPTANCE OF THIS AGREEMENT:

This agreement constitutes the entire integrated agreement between the parties hereto pertaining to the subject matter hereof, and may be modified only by a written agreement signed by all of the parties hereto. No verbal agreements, understandings or representations shall change, modify, or amend any part of this agreement.

I (we) authorize that a copy of the report be provided to\_\_\_\_\_

If the CUSTOMER is married, the signing party states they have the authority to bind this agreement for all parties.

By affixing my signature below, I acknowledge that I am either the Customer referenced above or have legal authority to represent the Customer, have thoroughly read, understand and bind the Customer to all the conditions of this agreement.

CUSTOMER(S): Jee W. ME Kinney

INSPECTOR:\_

X

DATE:

Х

\_\_\_\_\_ DATE: \_\_\_\_\_

STATE OF KANSAS LICENSE NUMBER: \_\_\_\_\_ ASHI CERTIFIED HOME INSPECTOR NUMBER: 211681

Credit Card #: \_\_\_\_\_

Name on Card: \_\_\_\_\_

Card Expiration Date: \_\_\_\_\_

Security Number: \_\_\_\_\_

Authorizing Signature: \_\_\_\_

Version: 12202009