

Inspection

Authorization & Agreement

Professional Certified Inspectors

LEGAL

www.pcihomeinspections.com

PCI Home Inspections, LLC

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VISUAL- NON TECHNICAL PROPERTY/ HOME INSPECTION AUTHORIZATION AND AGREEMENT

	CUSTOMER	R NAME ("Custom	er")		
SU	BJECT PROPERTY	Y STREET ("Subje	ect Property")		
CITY		STATE	ZIP		
AZ STATE CERTIFIE	ED INSPECTOR:				
AZ STATE CERTIFIC	CATE #				
	AUTHORIZATI	ON AND AGRE	EMENT		
This Agreement is made by and between for PCI to conduct an inspection on the Report"). Customer agrees to all terms a the purpose of conducting the building in time of the inspection. This Agreement, when signed by Custor upon, nor shall PCI be bound to, any ora Agreement.	e Subject Property. Pound conditions in this Anspection that is the parents of the parents of the subject of the parents of th	CI will prepare and agreement. Custome ourpose for this Agreement	provide Customer wi er shall provide legal a eement. The agreed i between Customer a	th a written report ("Inspaccess to the entire propenspection fee is payable and PCI Customer shall n	ection erty for at the ot rely
PLEAS	E REVIEW AND II	NITIAL BOTH	PTIONS BELOW		
I understand that any componer service as soon as possible by I recommended upgrades could be THE TOTAL FEE FOR THIS INSPECTION Payment is due at time of service. All past due to a service charge at the rate of 18% per annual (A 3% convenience fee will be added to all credits of the insigning below, Customer and/or its aunderstands and accepts the terms, condition X	nts or conditions listed icensed contractors we revealed by a special point of the contractors were revealed by a special point of the contract of the contrac	in the report for service applicable, bedialist.	vice or further evaluativates additional conditional c	ion should be scheduled to tions in need of service on the inspection agree	r ement,
(Signature of Customer of Al	umonzeu Agent)	(riiii ivame	5)	(Date)	

PCI Home Inspections, LLC

SCOPE AND PURPOSE / LIMITATIONS AND EXCLUSIONS

- 1. PCI will inspect in accordance with the Arizona Standards of Professional Practice for conducting general, visual, non-technical inspections as they apply to the scope, purpose and limitations of the inspection as set forth in the DESCRIPTION of HOME INSPECTION SERVICES (A copy of the standards is included with the full report and also at our website). Accordingly, PCI will visually examine the safely and readily accessible portions of the structural, heating, cooling, plumbing, roofing, electrical and permanently attached kitchen appliance systems and components of the Subject Property. Only the visible and safely and readily accessible portions of the items and components specified in the inspection report shall be inspected. No other systems, items or appliances are included in this inspection. PCI's inspection is supplemental to any real estate transfer or seller's disclosure statement and shall not be used as a substitute for such disclosure statements.
- 2. This is not a technical inspection. No engineering test will be made. No examination will be made to determine compliance with any governmental ordinance, regulation, or code. The inspection report is not to be considered an implied or express warranty or insurance on the Subject Property or its components concerning future use, operability, habitability, or suitability. PCI is not responsible for any condition affecting any system or component which occurs subsequent to the inspection or is intermittent and/ or otherwise not detectable for any reason during the inspection.
- 3. Expressly excluded from the inspection are: any systems that are shut down or inactive; any review or investigation of information pertaining to manufacturers' recalls of any component or equipment; the presence/ damage caused by insects or other pests; low voltage systems; (swimming pools/spas (unless otherwise agreed upon), saunas, and hot tub systems; electrostatic precipitators or electronic air cleaners or filters; septic systems; any component or system which is underground; private water systems or equipment; wells and well pumps; cisterns, ponds, fountains, water quality or volume water condition systems; elevators, lifts, dumbwaiters; audio and video systems; central vacuum systems; fencing, automatic gates; landscaping irrigation systems; playground equipment; active and passive solar systems; soils; security systems; smoke or fire detection or suppression systems; window and door screening; retaining walls; any detached buildings or structures (other than garage, carport, or separate living quarters, i.e. guest house); and any inspection or testing of any toxic or dangerous substances including asbestos, lead or gasses including radon and formaldehyde, other than gases typically used as fuel for home heating systems, or any system or item not included in or which is excepted for the inspection report. The inspection will not include any area that has access or clearance less than thirty inches in either direction, or is not safely accessible from a thirteen foot ladder.
- 4. PCI warrants that its inspection services will be performed in accordance with the Scope and Purpose of this Home Inspection Authorization and Agreement and the inspection report only. This limited, non transferable warranty is the only warranty provided by PCI No other warranty is expressed or implied under this Agreement All other warranties, including warranties of merchantability and fitness for particular purpose, are expressly excluded. This stated express warranty is in lieu of all liabilities or obligations of PCI for damages arising out of or in connection with the performance of the inspection and delivery and use of and reliance on the inspection report. PCI does not guarantee that the structure inspected will be free from faults or defects. Customer waives any claim for consequential, exemplary or incidental damages, even if customer has been advised of the possibility of such damages.
- 5. In the event of a breach or failure of the foregoing warranty, Customer agrees that PCI Home Inspections, LLC's sole liability shall be for liquidated damages in an amount equal to all amounts paid to PCI by the Customer pursuant to this Agreement. Customer acknowledges that such liquidated damages are not intended as a penalty but are intended to (1) reflect the fact that actual damages may be difficult and impractical to ascertain; (2) to allocate risk among PCI Home Inspections, LLC and Customer; and (3) to enable PCI Home Inspections, LLC to perform the inspection at the stated provided herein. Further, in exchange for tender of refund of the inspection fee paid by Customer under this Agreement, Customer agrees such tender of refund shall be full and final settlement of all present and future claims and causes of action and shall provide PCI Home Inspections, LLC with a full release.
- 7. The Inspection Report is not intended for use by anyone other than the Customer. No third party shall have any right arising from this Agreement or the Inspection Report. Customer agrees to bear full risk arising out of or from any release by PCI of the Inspection Report to any Third Party done at Customer's request. Customer agrees to indemnify and hold harmless PCI, its agents, employees, inspectors, directors, officers, shareholders, successors and assigns, for all costs, expenses, legal fees, awards, settlements, judgments, and any other payments of any kind whatsoever incurred and arising out of a lawsuit, cross-complaint, counter-suit, arbitration, administrative proceeding, or any other legal proceeding brought by any third party against PCI relating to this Agreement and the Inspection Report. Except in instances of willful misconduct by the individual inspector, Customer shall look solely to PCI for any and all liability related to the inspection.
- 8. Prior to asserting any claim against PCI, Customer shall first provide notice three (3) working days prior to initiating any repair or replacement to the subject area, component or item inspected, and shall permit PCI to re-inspect such area component or item to evaluate the validity of the claim. Customer's failure to provide notice and/or re-inspection shall be deemed a waiver of any warranty provided in this Agreement for the subject area, component, or item.
- 9. Any dispute, controversy, interpretation or claim including claims for, but not limited to, breach of contract, any form of negligence, fraud, or misinterpretation arising out of, from or related to, this contract or arising out of, from or related to the inspection or inspection report shall be submitted first to a Non-Binding Mediation conference and absent a voluntary settlement through Non-Binding Mediation to be followed by final and Binding Arbitration, if necessary, as conducted by Construction Dispute Resolution Services, LLC or Resolute Systems, Inc. utilizing their respective Rules and Procedures. If you would like to utilize the Mediation or Arbitration services of another dispute resolution provider other than one of those so stated please submit your recommendation to us for our consideration. If the dispute is submitted to Binding Arbitration, the decision of the Arbitrator appointed there under shall be final and binding and the enforcement of the Arbitration Award may be entered in any Court or administrative tribunal having jurisdiction thereof.

NOTICE: YOU AND WE WOULD HAVE A RIGHT OR OPPORTUNITY TO LITIGATE DISPUTES THROUGH A COURT AND HAVE A JUDGE OR JURY DECIDE THE DISPUTES BUT HAVE AGREED INSTEAD TO RESOLVE DISPUTES THROUGH MEDIATION AND BINDING ARBITRATION.

10. Any action brought by Customer pertaining to the inspection must be made not later than (1) one year following the date of the Inspection Report; or (2) 120 days after discovery by the Customer of the condition which forms the basis of the action, whichever shall occur first. This period is shorter than otherwise provided by law