Date of Inspection:		House Faces:	Weather:
		Estimated Age:	Temperature:
		Reveal360 Inspection S INSPECTION AGRI (Please Read Careful	EEMENT
Servic	THIS AGREEMENT is es LLC ("COMPANY"), le	made this day of ocated at 4742 Westbury Dr. Fort Collins,	, 20, between Reveal360 Inspection Colorado 80526 and
			, ("CLIENT").
1.	Address of House to Be	<u>Inspected.</u> The house to be inspected is l	ocated at (the "Premises"):
Addre	ss:		
City:			State: Colorado Zip:
2.	Services To Be Perform	ed. COMPANY agrees to perform the fo	llowing services for CLIENT (Check All That Apply):
	readily accessible in existing at the time Sheds, outbuildings structural system/fo	astalled systems and components of the P of the inspection. Latent and concealed d , and other accessory structures are exclu- bundation, exterior, roof system, plumb	repare a written report of the apparent condition of the remises (the house and one attached or detached garage) efects and deficiencies are excluded from the inspection. ded. Installed components included in the inspection are ing system, electrical system, heating system, cooling lation, fireplaces and solid fuel burning appliances (if
	b Other Inspec	tion. (If checked, must attach Other Inspe	ection Rider to be effective).
been a	CLIENT acknowledges dvised of the time and date		s been requested. CLIENT acknowledges that he/she has
3.	Inspection Fee. CLIEN	Γ agrees to pay to COMPANY an inspect	ion fee in the amount of:
	Home Inspection:	\$	
	Other Inspection:	\$	
	Total Fee:	\$	
	s and to any invoice outst		l inspection. A \$50.00 fee will be applied to all returned of the inspection. Any follow-up visit to the inspected 00 due at the time of reinspection.
	SEE REV	ERSE SIDE FOR ADDITIONAL TERM	MS, CONDITIONS AND LIMITATIONS
	IN WITNESS W	HEREOF the parties have executed this A	Agreement on the day and year first written above.
	Reveal360 Inspection Se	ervices LLC.:	CLIENT:
	By: Todd Gourley, Owner/operator of Reve		LIENT's initials indicate agreement to allow DMPANY to release a copy of the report to:

Real Estate Agent / Seller / Attorney / Other_

- 4. <u>Scope of Inspection</u>. The scope of the inspection is strictly limited as set forth in this Agreement. The parties understand and agree that this inspection will be of readily accessible areas of the building and is limited to visual observations of apparent conditions existing at the time of the inspection only. Latent and concealed defects and deficiencies, including but not limited to, basement flooding, basement seepage and roof leakage, are excluded from this inspection. The parties agree that the American Society of Home Inspectors® (ASHI®) Standards of Practice, most current edition, shall define the standard of duty and the conditions, limitations, and exclusions of the inspection and are incorporated by reference herein. Copies of these standards are available upon request.
- 5. <u>Items Not Inspected.</u> The inspection and report exclude and do not cover those items indicated as "untested" or "not inspected" or the possible presence of or danger from any potentially harmful substances and environmental hazards including, but not limited to, the following items: asbestos; lead paint; formaldehyde; toxic and flammable materials; soil contamination; water testing; termite and pest infestation; water softener and filter system; sprinkler systems; central vacuum systems; telephone systems; intercom systems; security systems; antennas; cable television; doorbells; appliances; playground equipment; swimming pools and pool equipment; spas; energy efficiency measurements; recreational equipment; recreational facilities (boat docks and tennis courts); landscaping; underground storage tanks; underground drainage; irrigation; outdoor grills; low voltage exterior lighting; remote overhead door transmitters and receivers; concealed or underground electric and plumbing; systems which are shut down or otherwise secured; private sewer systems; water wells; chimney draft; heating system accessories; solar heating systems; zoning or other ordinances; and building code conformity. All items indicated as being excluded in the ASHI® Standards of Practice are also excluded herein. CLIENT understands that these systems and conditions and information about them are excluded from this Inspection and Report. Any general comments which may appear about these systems and conditions are provided as a courtesy only and DO NOT represent or form a part of the Inspection.
- 6. <u>Third Party Liability.</u> It is understood and agreed that the inspection and report are performed and prepared for the confidential and exclusive use and possession of CLIENT. No other person or entity may rely on the report issued pursuant to this agreement.
- 7. <u>Limitation of Liability.</u> It is understood and agreed that in the event of any claim whatsoever against COMPANY, it's employees, inspectors, or other agents, whether based on contract, negligence or other tort, statute, or otherwise, in any way directly or indirectly resulting from or relating to the inspection, the report or performance or nonperformance of services by COMPANY, that, any liability of COMPANY, it's employees, inspectors or other agents shall be solely and exclusively limited to the amount of the inspection fee actually paid by CLIENT.
- 8. <u>Limitation of Actions.</u> No action shall be maintained by CLIENT against COMPANY unless written notice, sent by certified mail return receipt requested, setting forth that an installed system or component of the Premises which was inspected by the Inspector was not in the condition reported by the Inspector, is delivered by CLIENT to COMPANY within ten (10) business days after the discovery of such defect becomes known to CLIENT. CLIENT agrees that, with the exception of emergency conditions, CLIENT or CLIENT'S agents, employees or independent contractors will make no alterations, modifications or repairs to the claimed discrepancy prior to a reinspection by the Inspector. Furthermore, any action must be commenced by CLIENT within one (1) year after the date of the Inspection or will be deemed waived and forever barred.
- 9. <u>Entire Agreement.</u> This Agreement constitutes the entire Agreement between the parties and supersedes any and all prior agreements between the parties. CLIENT agrees that any representation, promise, condition, or warranty, express or implied, not included in this Agreement shall not be binding on any party.
- 10. <u>Interpretations.</u> It is mutually understood and agreed that all provisions herein are severable and that, in the event that any of them shall be held to be invalid, any competent court may modify or reform any such provisions to make it enforceable and that the remaining provisions hereof shall nevertheless be valid and binding.
- 11. <u>Assignment.</u> The rights and obligations under this Agreement may not be assigned by any of the parties hereto without the prior written consent of the other party.
- 12. <u>Attorney's Fees.</u> The prevailing party in any dispute arising out of this Agreement, the Inspection, or Report(s) shall be awarded reasonable attorney's fees and other costs.