This is an Agreement between you, the unders septic system issues at the property at:	signed Client, and us, the Inspector, perta-	aining to our inspection for potential sewer or
below govern this Agreement.		The terms
You will pay us \$ for our insper	ection. You have paid us a deposit of \$	
2. We will perform a □ sewer scope assessmen	ent / □ septic system inspection to determ	nine if the system is functioning as designed. If we /www.nachi.org/inspecting-septic-systems.htm .
3. You understand that InterNACHI® is not a	party to this Agreement, has no control	over us, and does not supervise us.
its use or misinterpretation by third parties, and employees and business entities) from any liab party who then sues you and/or us, you release us. Our inspection and report are in no way a g	ties. You will be the sole owner of the red third parties who rely on it in any way bility whatsoever. If you or any person are us from any liability agree to pay our conguarantee or warranty, express or implie	scuss our observations with real estate agents, eport and all rights to it. We are not responsible for do so at their own risk and release us (including cting on your behalf provide the report to a third costs and legal fees in defending any action naming d, regarding the future use, operability, habitability ress or implied, to the fullest extent allowed by
liability shall be limited to liquidated damages consequential, exemplary, special or incidenta liquidated damages are not a penalty, but that	s in an amount not greater than the fee you all damages or for the loss of the use of the we intend them to (i) reflect the fact that (iii) enable us to perform the inspection	ne home/building. You acknowledge that the t actual damages may be difficult and impractical for the agreed-upon fee. If you wish to eliminate
6. If you believe you have a claim against us, y within seven days of discovery; and (2) immediability.		ng: (1) written notification of adverse conditions comply with these conditions releases us from
have our principal place of business. If you fa incurred in defending that claim. You agree the	ail to prove any claim against us, you agn at any legal action against InterNACHI ought only in the District Court of Bould	Court having jurisdiction in the County where we ree to pay all our legal costs, expenses and fees itself, allegedly arising out of this Agreement or der County, Colorado. Before bringing any such he claim. In any action against us or
entire agreement; there are no terms or promis	ses other than those set forth herein. No uthorized officers. Any modification of is Agreement shall be binding upon and	
9. Payment of the inspection fee (less any depoincurred in collecting the fee owed to us. If th fee.	osit noted above) is due ne Client is a corporation, LLC, or simila	You agree to pay all costs and attorney's fees ar entity, you personally guarantee payment of the
10. If a court finds any term of this Agreement that term against us by reason of the rule that a opportunity to consult qualified counsel before	any ambiguity in a document is construe	s judicial interpretation, the court shall not construe ed against the party drafting it. You had the
11. If there is more than one Client, you are sign	gning on behalf of all of them, and you	represent that you are authorized to do so.
12. If you would like a large-print version o	of this Agreement before signing it, you	u may request one by emailing us.
I HAVE CAREFULLY READ THIS AGREE	MENT. I AGREE TO IT AND ACKNO	OWLEDGE RECEIVING A COPY OF IT.
CLIENT	(Date)	
	C . 1	0 2017 Intermedianal Association CO 410 111 1