

This attachment should be given to the Buyer prior to the submission of any offer and is not part of the Residential Resale Real Estate Purchase Contract's terms.



ATTENTION BUYER!

You are entering into a legally binding agreement.

4	Bood the entire contract before you sign it
١.	Read the entire contract <i>before</i> you sign it.
2.	Review the Seller's Property Disclosure Statement (See Section 4a).
	 This information comes directly from the Seller. Investigate any blank spaces, unclear answers or any other information that is important to you.
3.	Review the Inspection Paragraph (see Section 6a).
	If important to you, hire a qualified: • Mold inspector • Roof inspector • Pest inspector • Pool inspector • Heating/cooling inspector
	Verify square footage (see Section 6b)
	Verify the property is on sewer or septic (see Section 6f)
4.	Confirm your ability to obtain insurance and insurability of the property during the inspection period with your insurance agent (see Sections 6a and 6e).
5.	Apply for your home loan now, if you have not done so already, and provide your lender with all requested information (see Section 2e).
	It is your responsibility to make sure that you and your lender deliver the necessary funds to escrow in sufficient time to allow escrow to close on the agreed upon date. Otherwise, the Seller may cancel the contract.
6.	Read the title commitment within five days of receipt (see Section 3c).
7.	Read the CC&R's and all other governing documents within five days of receipt (see Section 3c), especially if the home is in a homeowner's association.
8.	Conduct a thorough final walkthrough (see Section 6m). If the property is unacceptable, speak up. After the closing may be too late.
Yo	u can obtain information through the Buyer's Advisory at http://www.aaronline.com.
of	member, you are urged to consult with an attorney, inspectors, and experts of your choice in any area interest or concern in the transaction. Be cautious about verbal representations, advertising claims, and ormation contained in a listing. Verify anything important to you.
	Buyer's Check List

RESIDENTIAL RESALE REAL ESTATE PURCHASE CONTRACT

Document updated: May 2005



The pre-printed portion of this form has been drafted by the Arizona Association of REALTORS®. Any change in the pre-printed language of this form must be made in a prominent manner. No representations are made as to the legal validity, adequacy and/or effects of any provision, including tax consequences thereof. If you desire legal, tax or other professional advice, please consult your attorney, tax advisor or professional consultant.



1. BUYER:		
	BUYER'S NAME(S	5)
2. SELLER:	SELLER'S NAME(S)	or $\;\square\;$ as identified in section 9c
3. Buyer agrees	to buy and Seller agrees to sell the real property with all imphereto, plus the personal property described herein (collective	provements, fixtures, and appurtenances thereon
5. Premises Add	lress:	Assessor's #:
6. City:	County:	AZ, Zip Code:
7. Legal Descrip	tion:	
8. \$	Full Purchase Price, paid as outlined below	
9. \$	Earnest money	
10. \$		
11. \$		
12		
14. office. Buye15. Escrow Cor16. occur on	crow: Close of Escrow ("COE") shall occur when the deer and Seller shall comply with all terms and concupany all closing documents, and perform all other and month DAY YEAR COE Date, COE shall occur on the next day that both are open	ditions of this Contract, execute and deliver to acts necessary in sufficient time to allow COE to ("COE Date"). If Escrow Company or recorder's office
19. payment, add	eliver to Escrow Company a cashier's check, wired funds itional deposits or Buyer's closing costs, and instruct the ler mpany, in a sufficient amount and in sufficient time to allow 0	nder, if applicable, to deliver immediately available funds
22. system/alarm 23. Broker(s) red	Seller shall deliver possession, occupancy, access to key s, and all common area facilities to Buyer at COE orcommend that the parties seek appropriate counsel from risks of pre-possession or post-possession of the Premise	n insurance, legal, tax, and accounting professionals
24. regarding the 25. Addenda Inc	commend that the parties seek appropriate counsel from risks of pre-possession or post-possession of the Premise corporated: Assumption and Carryback Buyer College Lead-Based Paint Disclosure Additional Clause	es. ontingency ☐ Domestic Water Well ☐ HUD

- 1g. 28. Fixtures and Personal Property: Seller agrees that all existing fixtures on the Premises, and any existing personal property
 - 29. specified herein, shall be included in this sale, including the following:
 - 30. free-standing range/oven
 - 31. built-in appliances
 - 32. light fixtures

27. Other:

33. • ceiling fans

SELLER SELLER

- 34. towel, curtain and drapery rods
- 35. draperies and other window coverings
- 36. attached floor coverings
- flush-mounted speakers
- attached fireplace equipment
- window and door screens, sun screens
- storm windows and doors
- shutters and awnings
- garage door openers and controls
- attached TV/media antennas/satellite dishes
- outdoor landscaping, fountains, and lighting
- water-misting systems
- solar systems
- pellet, wood-burning or gas-log stoves

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- timers
- mailbox
- storage sheds

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38	If owned by the Seller, the following items also are included in this sale: • pool and spa equipment (including any • security and/or fire systems mechanical or other cleaning systems) • water softeners • water purification systems
41 42	
43 44 45	
47 48	Additional existing personal property included shall not be considered part of the Premises and shall be transferred with monetary value, and free and clear of all liens or encumbrances. Fixtures and leased items NOT included:
49	. IF THIS IS AN ALL CASH SALE, GO TO SECTION 3. 2. FINANCING
51 52	Loan Contingency: Buyer's obligation to complete this sale is contingent upon Buyer obtaining loan approval for the load described in the AAR Loan Status Report without conditions no later than COE Date. If Buyer is unable to obtain loan approximately without conditions by COE Date, Buyer shall deliver a notice of the inability to obtain loan approval without conditions to Seller Escrow Company no later than COE Date.
55 56 57	. Unfulfilled Loan Contingency: This Contract shall be cancelled and Buyer shall be entitled to a return of the Earnest Mone after diligent and good faith effort, Buyer is unable to obtain loan approval without conditions by COE Date. Buyer is aware to failure to have the down payment or other funds due from Buyer necessary to obtain the loan approval without conditions a close this transaction is not an unfulfilled loan contingency. Buyer acknowledges that prepaid items paid separately from earn money are not refundable.
60	Appraisal Contingency: Buyer's obligation to complete this sale is contingent upon an appraisal of the Premises by an apprais acceptable to lender for at least the sales price. If the Premises fails to appraise for the sales price, Buyer has five (5) days after not of the appraised value to cancel this Contract and receive a refund of the Earnest Money or the appraisal contingency shall be waive.
	Lean Status Report: The AAR Loan Status Report ("LSR") with, at a minimum, the Buyer's Loan Information section completed describing the current status of the Buyer's proposed loan, is attached hereto and incorporated herein by reference.
65	Loan Application: Unless previously completed, within five (5) days after Contract acceptance, Buyer shall (i) complete, sign and deliver to the lender a loan application with requested disclosures and documentation; (ii) grant lender permission to acceptance. Buyer's Trimerged Residential Credit Report; and (iii) pay all required loan application fees.
68	Loan Processing During Escrow: Buyer agrees to diligently work to obtain the loan and will promptly provide the lender with additional documentation required. Buyer instructs the lender to provide loan status updates to Broker(s) and Seller. Buyer st. sign all loan documents no later than three (3) days prior to the COE Date.
	. Type of Financing: Conventional FHA VA Assumption Seller Carryback . (If financing is to be other than new financing, see attached addendum.)
	Loan Costs: Private Mortgage Insurance is required for certain types of loans and shall be paid by Buyer at COE in a manner acceptable to lender. The following may be paid by either party:
74	. Discount points shall be paid by: Buyer Seller Other
75	. Discount points shall not exceed: total points (Does not include loan origination fee)
76	A.L.T.A. Lender Title Insurance Policy shall be paid by Buyer Seller
	. Loan Origination Fee (Not to exceed % of loan amount) shall be paid by 🔲 Buyer 🕒 Seller
	. Appraisal Fee, when required by lender, shall be paid by \square Buyer \square Seller \square Other
79 80	. Other Loan Costs: In the event of an FHA or VA loan, Seller agrees to pay up to \$ of loans, Seller agrees to pay the escrow fee. All other costs of obtaining the loan shall be paid by the Buyer.

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2j.	83.	Changes: Buyer shall immediately notify Seller of any changes in the loan program, financing terms, or lender described in the LSR and shall only make any such changes without the prior written consent of Seller if such changes do not adversely affect Buyer's ability to obtain loan approval without conditions, increase Seller's closing costs, or delay COE.
2k.	86.	FHA Notice (FHA Buyer Initials Required): HUD does not warrant the condition of the property. By initialing below, Buyer acknowledges receipt of Form HUD-92564-CN , " For Your Protection: Get a Home Inspection. " Buyer further acknowledges that such form was signed at or before the Contract date. Signed HUD-92564-CN is attached and made a part of this Purchase Contract.
	88.	(FHA BUYER'S INITIALS REQUIRED) BUYER BUYER
		3. TITLE AND ESCROW
3a.		Escrow: This Contract shall be used as escrow instructions. The Escrow Company employed by the parties to carry out the terms of this Contract shall be:
	91.	"ESCROW/TITLE COMPANY" PHONE/FAX
3b.		Title and Vesting: Buyer will take title as determined before COE. Taking title may have significant legal, estate planning and tax consequences. Buyer should obtain legal and tax advice.
3c.	95. 96. 97. 98. 99. 100. 101.	Title Commitment and Title Insurance: Escrow Company is hereby instructed to obtain and deliver to Buyer and Selled directly, addressed pursuant to 8t and 9c or as otherwise provided, a Commitment for Title Insurance together with complete and legible copies of all documents that will remain as exceptions to Buyer's policy of Title Insurance ("Title Commitment"), including but not limited to Conditions, Covenants and Restrictions ("CC&Rs"); deed restrictions; and easements. Buyer shall have five (5) days after receipt of the Title Commitment and after receipt of notice of any subsequent exceptions to provide notice to Seller of any items disapproved. Seller shall convey title by general warranty deed. Buyer shall be provided at Seller's expense an American Land Title Association ("ALTA") Homeowner's Title Insurance Policy, or if not available, an ALTA Residential Title Insurance Policy ("Plain Language"/"1-4 units") or, if not available, a Standard Owner's Title Insurance Policy, showing title vested in Buyer. Buyer may acquire extended coverage at Buyer's own additional expense.
3d.	105. 106. 107. 108. 109. 110. 111. 112. 113.	Additional Instructions: (i) Escrow Company shall promptly furnish notice of pending sale that contains the name and address of the Buyer to any homeowner's association in which the Premises is located. (ii) If the Escrow Company is also acting as the title agency but is not the title insurer issuing the title insurance policy, Escrow Company shall deliver to the Buyer and Seller, upon deposit of funds, a closing protection letter from the title insurer indemnifying the Buyer and Seller for any losses due to fraudulent acts or breach of escrow instructions by the Escrow Company. (iii) All documents necessary to close this transaction shall be executed promptly by Seller and Buyer in the standard form used by Escrow Company. Escrow Company shall modify such documents to the extent necessary to be consistent with this Contract. (iv) Escrow Company fees, unless otherwise stated herein, shall be allocated equally between Seller and Buyer. (v) Escrow Company shall send to all parties and Broker(s) copies of all notices and communications directed to Seller, Buyer and Broker(s). (vi) Escrow Company shall provide Broker(s) access to escrowed materials and information regarding the escrow. (vii) If an Affidavit of Disclosure is provided, Escrow Company shall record the Affidavit at COE.
3e.	115.	Tax Prorations: Real property taxes payable by the Seller shall be prorated to COE based upon the latest tax information available.
3f.	117. 118. 119.	Release of Earnest Money: In the event of a dispute between Buyer and Seller regarding any Earnest Money deposited with Escrow Company, Buyer and Seller authorize Escrow Company to release Earnest Money pursuant to the terms and conditions of this Contract in its sole and absolute discretion. Buyer and Seller agree to hold harmless and indemnify Escrow Company against any claim, action or lawsuit of any kind, and from any loss, judgment, or expense, including costs and attorney fees arising from or relating in any way to the release of Earnest Money.
3g.	122.	Prorations of Assessments and Fees: All assessments and fees that are not a lien as of the COE, including homeowner's association fees, rents, irrigation fees, and, if assumed, insurance premiums, interest on assessments, interest on encumbrances, and service contracts, shall be prorated as of COE or \Box Other
3h.	125.	Assessment Liens: The amount of any assessment, other than homeowner's association assessments, that is a lien as of the COE, shall be \Box paid in full by Seller \Box prorated and assumed by Buyer. Any assessment that becomes a lien after COE is the Buyer's responsibility.
3i.	128. 129.	IRS and FIRPTA Reporting: Seller agrees to comply with IRS reporting requirements. If applicable, Seller agrees to complete sign, and deliver to Escrow Company a certificate indicating whether Seller is a foreign person or a non-resident alien pursuant to the Foreign Investment in Real Property Tax Act ("FIRPTA"). Buyer and Seller acknowledge that if the Seller is a foreign person, the Buyer must withhold a tax equal to 10% of the purchase price, unless an exemption applies.

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4. DISCLOSURES

- 4a. 131. Seller Property Disclosure Statement ("SPDS"): Seller shall deliver a completed AAR SPDS form to the Buyer within five 132. (5) days after Contract acceptance. Buyer shall provide notice of any SPDS items disapproved within the Inspection Period or
 - 133. five (5) days after receipt of the SPDS, whichever is later.
- 4b. 134. Insurance Claims History: Seller shall deliver to Buyer a written five-year insurance claims history regarding Premises (or a
 - 135. claims history for the length of time Seller has owned the Premises if less than five years) from Seller's insurance company or
 - 136. an insurance support organization or consumer reporting agency, or if unavailable from these sources, from Seller, within five
 - 137. (5) days after Contract acceptance. (Seller may obscure any reference to date of birth or social security number from the
 - 138. document). Buyer shall provide notice of any items disapproved within the Inspection Period or five (5) days after receipt of the
 - 139. claims history, whichever is later.
- 4c. 140. Lead-Based Paint Disclosure: If the Premises were built prior to 1978, the Seller shall: (i) notify the Buyer of any known
 - 141. lead-based paint ("LBP") or LBP hazards in the Premises; (ii) provide the Buyer with any LBP risk assessments or inspections
 - 142. of the Premises in the Seller's possession; (iii) provide the Buyer with the Disclosure of Information on Lead-based Paint and
 - 143. Lead-based Paint Hazards, and any report, records, pamphlets, and/or other materials referenced therein, including the
 - 144. pamphlet "Protect Your Family from Lead in Your Home" (collectively "LBP Information"). Buyer shall return a signed copy of
 - 145. the Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards to Seller prior to COE.
 - 146. LBP Information was provided prior to Contract acceptance and Buyer acknowledges the opportunity to conduct LBP risk
 - 147. assessments or inspections during Inspection Period.
 - 148. \square Seller shall provide LBP Information within five (5) days after Contract acceptance. Buyer may within ten (10) days or
 - 49. _____ days after receipt of the LBP Information conduct or obtain a risk assessment or inspection of the Premises
 - 150. for the presence of LBP or LBP hazards ("Assessment Period"). Buyer may within five (5) days after receipt of the LBP
 - 151. Information or five (5) days after expiration of the Assessment Period cancel this Contract.
 - 152. If Premises were constructed prior to 1978, (BUYER'S INITIALS REQUIRED)

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 - 153. If Premises were constructed in 1978 or later, **(BUYER'S INITIALS REQUIRED)**

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- **4d.** 154. **Affidavit of Disclosure:** If the Premises is located in an unincorporated area of the county, and five or fewer parcels of 155. property other than subdivided property are being transferred, the Seller shall deliver a completed Affidavit of Disclosure in
 - 156. the form required by law to the Buyer within five (5) days after Contract acceptance. Buyer shall provide notice of any
 - 157. Affidavit of Disclosure items disapproved within the Inspection Period or five (5) days after receipt of the Affidavit of
 - 158. Disclosure, whichever is later.
- 4e. 159. Changes During Escrow: Seller shall immediately notify Buyer of any changes in the Premises or disclosures made herein, in
 - 160. the SPDS, or otherwise. Such notice shall be considered an update of the SPDS. Unless Seller is already obligated by Section
 - 161. 5a, or otherwise by this Contract or any amendments hereto, to correct or repair the changed item disclosed, Buyer shall be
 - 162. allowed five (5) days after delivery of such notice to provide notice of disapproval to Seller.

5. WARRANTIES

- 5a. 163. Seller Warranties: Seller warrants and shall maintain and repair the Premises so that, at the earlier of possession or COE: (i) all
 - 164. heating, cooling, mechanical, plumbing, and electrical systems (including swimming pool and/or spa, motors, filter systems,
 - 165. cleaning systems, and heaters, if any), free-standing range/oven, and built-in appliances will be in working condition; (ii) all other
 - 166. agreed upon repairs and corrections will be completed pursuant to Section 6j; (iii) the Premises, including all additional existing
 - 167. personal property included in the sale, will be in substantially the same condition as on the date of Contract acceptance; and (iv)
 - 168. all personal property not included in the sale and all debris will be removed from the Premises.
- 5b. 169. Warranties that Survive Closing: Seller warrants that Seller has disclosed to Buyer and Broker(s) all material latent defects and
 - 170. any information concerning the Premises known to Seller, excluding opinions of value, which materially and adversely affect the
 - 171. consideration to be paid by Buyer. Prior to the COE, Seller warrants that payment in full will have been made for all labor, 172. professional services, materials, machinery, fixtures, or tools furnished within the 150 days immediately preceding the COE in
 - 173. connection with the construction, alteration, or repair of any structure on or improvement to the Premises. Seller warrants that the
 - 174. information regarding connection to a sewer system or on-site wastewater treatment facility (conventional septic or alternative) is
 - 175. correct to the best of Seller's knowledge.

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5c.	177. 178. 179. 180.	Buyer Warranties: Buyer warrants that Buyer has disclosed to Seller any information that may materially and adversely affect the Buyer's ability to close escrow or complete the obligations of this Contract. At the earlier of possession of the Premises or COE, Buyer warrants to Seller that Buyer has conducted all desired independent inspections and investigations and accepts the Premises. Buyer warrants that Buyer is not relying on any verbal representations concerning the Premises except disclosed as follows:
		6. DUE DILIGENCE
6a.	183. 184. 185. 186. 187. 188. 189. 190. 191. 192. 193.	Inspection Period: Buyer's Inspection Period shall be ten (10) days or days after Contract acceptance. During the Inspection Period, Buyer, at Buyer's expense, shall (i) conduct all desired physical, environmental, and other types of inspections and investigations to determine the value and condition of the Premises; (ii) make inquiries and consult government agencies, lenders, insurance agents, architects, and other appropriate persons and entities concerning the suitability of the Premises and the surrounding area; (iii) investigate applicable building, zoning, fire, health, and safety codes to determine any potential hazards, violations or defects in the Premises; and (iv) verify any material multiple listing service ("MLS") information. If the presence of sex offenders in the vicinity or the occurrence of a disease, natural death, suicide, homicide or other crime on or in the vicinity is a material matter to the Buyer, it must be investigated by the Buyer during the Inspection Period. Buyer shall keep the Premises free and clear of liens, shall indemnify and hold Seller harmless from all liability, claims, demands, damages, and costs, and shall repair all damages arising from the inspections. Buyer shall provide Seller and Broker(s) upon receipt, at no cost, copies of all inspection reports concerning the Premises obtained by Buyer. Buyer is advised to consult the Arizona Department of Real Estate Buyer Advisory provided by AAR to assist in Buyer's due diligence inspections and investigations.
6b.	196.	Square Footage: BUYER IS AWARE THAT ANY REFERENCE TO THE SQUARE FOOTAGE OF THE PREMISES, BOTH THE REAL PROPERTY (LAND) AND IMPROVEMENTS THEREON, IS APPROXIMATE. IF SQUARE FOOTAGE IS A MATERIAL MATTER TO THE BUYER, IT MUST BE INVESTIGATED DURING THE INSPECTION PERIOD.
6c.	199. 200. 201.	Wood-Destroying Organism or Insect Inspection: IF CURRENT OR PAST WOOD-DESTROYING ORGANISMS OR INSECTS (SUCH AS TERMITES) ARE A MATERIAL MATTER TO THE BUYER, THESE ISSUES MUST BE INVESTIGATED DURING THE INSPECTION PERIOD. The Buyer shall order and pay for all wood-destroying organism or insect inspections performed during the Inspection Period. If the lender requires an updated Wood-Destroying Organism or Insect Inspection Report prior to COE, it will be performed at Buyer's expense.
6d.	204. 205.	Flood Hazard: Flood hazard designations or the cost of flood hazard insurance shall be determined by Buyer during the Inspection Period. If the Premises are situated in an area identified as having any special flood hazards by any governmental entity, the lender may require the purchase of flood hazard insurance. Special flood hazards may also affect the ability to encumber or improve the Premises.
6e.	208. 209.	Insurance: IF HOMEOWNER'S INSURANCE IS A MATERIAL MATTER TO THE BUYER, BUYER SHALL APPLY FOR AND OBTAIN WRITTEN CONFIRMATION OF THE AVAILABILITY AND COST OF HOMEOWNER'S INSURANCE FOR THE PREMISES FROM BUYER'S INSURANCE COMPANY DURING THE INSPECTION PERIOD. Buyer understands that any homeowner's, fire, casualty, or other insurance desired by Buyer or required by lender should be in place at COE.
6f.	211. 212.	Sewer or On-site Wastewater Treatment System: The Premises are connected to a: ☐ sewer system; ☐ septic system; ☐ alternative system.
	214.	IF A SEWER CONNECTION IS A MATERIAL MATTER TO THE BUYER, IT MUST BE INVESTIGATED DURING THE INSPECTION PERIOD. If the Premises are served by a septic or alternative system, the AAR On-site Wastewater Treatment Facility Addendum is incorporated herein by reference.
	216.	(BUYER'S INITIALS REQUIRED) BUYER BUYER
6g.	218. 219. 220.	Swimming Pool Barrier Regulations: During the Inspection Period, Buyer agrees to investigate all applicable state, county, and municipal Swimming Pool barrier regulations and agrees to comply with and pay all costs of compliance with said regulations prior to occupying the Premises, unless otherwise agreed in writing. If the Premises contains a Swimming Pool, Buyer acknowledges receipt of the Arizona Department of Health Services approved private pool safety notice.
	221.	(BUYER'S INITIALS REQUIRED) BUYER BUYER
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6h.	223. 224. 225. 226. 227.	BUYER ACKNOWLEDGMENT: BUYER RECOGNIZES, ACKNOWLEDGES, AND AGREES THAT BROKER(S) ARE NOT QUALIFIED, NOR LICENSED, TO CONDUCT DUE DILIGENCE WITH RESPECT TO THE PREMISES OR THE SURROUNDING AREA. BUYER IS INSTRUCTED TO CONSULT WITH QUALIFIED LICENSED PROFESSIONALS TO ASSIST IN BUYER'S DUE DILIGENCE EFFORTS. BECAUSE CONDUCTING DUE DILIGENCE WITH RESPECT TO THE PREMISES AND THE SURROUNDING AREA IS BEYOND THE SCOPE OF THE BROKER'S EXPERTISE AND LICENSING, BUYER EXPRESSLY RELEASES AND HOLDS HARMLESS BROKER(S) FROM LIABILITY FOR ANY DEFECTS OR CONDITIONS THAT COULD HAVE BEEN DISCOVERED BY INSPECTION OR INVESTIGATION.
	229.	(BUYER'S INITIALS REQUIRED) BUYER BUYER
6i.	231. 232.	Inspection Period Notice: Prior to expiration of the Inspection Period, Buyer shall deliver to Seller a signed notice of any items disapproved. AAR's Buyer's Inspection Notice and Seller's Response form is available for this purpose. Buyer shall conduct all desired inspections and investigations prior to delivering such notice to Seller and all Inspection Period items disapproved shall be provided in a single notice.
6j.		 (2) provide the Seller an opportunity to correct the items disapproved, in which case: (a) Seller shall respond in writing within five (5) days or days after delivery to Seller of Buyer's notice of items disapproved. Seller's failure to respond to Buyer in writing within the specified time period shall conclusively be deemed Seller's refusal to correct any of the items disapproved. (b) If Seller agrees in writing to correct items disapproved, Seller shall correct the items, complete any repairs in a workmanlike manner and deliver any paid receipts evidencing the corrections and repairs to Buyer three (3) days or days prior to COE Date. (c) If Seller is unwilling or unable to correct any of the items disapproved, Buyer may cancel this Contract within five (5) days after delivery of Seller's response or after expiration of the time for Seller's response, whichever occurs first, and all Earnest Money shall be released to Buyer. If Buyer does not cancel this Contract within the five (5) days as provided, Buyer shall close escrow without correction of those items that
		VERBAL DISCUSSIONS WILL NOT EXTEND THESE TIME PERIODS. Only a written agreement signed by both parties will extend response times or cancellation rights.
	252.	BUYER'S FAILURE TO GIVE NOTICE OF DISAPPROVAL OF ITEMS OR CANCELLATION OF THIS CONTRACT WITHIN THE SPECIFIED TIME PERIOD SHALL CONCLUSIVELY BE DEEMED BUYER'S ELECTION TO PROCEED WITH THE TRANSACTION WITHOUT CORRECTION OF ANY DISAPPROVED ITEMS.
6k.	255.	Notice of Non-Working Warranted Items: Buyer shall provide Seller with notice of any non-working warranted item(s) of which Buyer becomes aware during the Inspection Period or the Seller warranty for that item(s) shall be waived. Delivery of such notice shall not affect Seller's obligation to maintain or repair the warranted item(s).
61.	258.	Home Warranty Plan: Buyer and Seller are advised to investigate the various home warranty plans available for purchase. The parties acknowledge that different home warranty plans have different coverage options, exclusions, limitations, service fees and most plans exclude pre-existing conditions.
	260.	\square A Home Warranty Plan will be ordered by \square Buyer or \square Seller with the following optional coverage
	261.	at a cost not to exceed
	262.	\square , to be paid for by \square Buyer \square Seller
	263.	☐ Buyer declines the purchase of a Home Warranty Plan.
6m.	265. 266.	Walkthrough(s): Seller grants Buyer and Buyer's inspector(s) reasonable access to conduct walkthrough(s) of the Premises for the purpose of satisfying Buyer that any corrections or repairs agreed to by the Seller have been completed, warranted items are in working condition and that the Premises is in substantially the same condition as of the date of Contract acceptance. If Buyer does not conduct such walkthrough(s), Buyer releases Seller and Broker(s) from liability for any defects that could have been discovered.
6n.	269.	Seller's Responsibility Regarding Inspections and Walkthrough(s): Seller shall make the Premises available for all inspections and walkthrough(s) upon reasonable notice by Buyer. Seller shall, at Seller's expense, have all utilities on, including any propane, until COE to enable Buyer to conduct these inspections and walkthrough(s).
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7. REMEDIES

- 7a. 271. Cure Period: A party shall have an opportunity to cure a potential breach of this Contract. If a party fails to comply with any 272. provision of this Contract, the other party shall deliver a notice to the non-complying party specifying the non-compliance. If the 273. non-compliance is not cured within three (3) days after delivery of such notice ("Cure Period"), the failure to comply shall become 274. a breach of Contract.
- 7b. 275. Breach: In the event of a breach of Contract, the non-breaching party may cancel this Contract and/or proceed against the 276. breaching party in any claim or remedy that the non-breaching party may have in law or equity, subject to the Alternative Dispute 277. Resolution obligations set forth herein. In the case of the Seller, because it would be difficult to fix actual damages in the event of 278. Buyer's breach, the Earnest Money may be deemed a reasonable estimate of damages and Seller may, at Seller's option, accept
 - 279. the Earnest Money as Seller's sole right to damages; and in the event of Buyer's breach arising from Buyer's failure to deliver the
 - 280. notice required by Section 2a, or Buyer's inability to obtain loan approval due to the waiver of the appraisal contingency pursuant 281. to Section 2c, Seller shall exercise this option and accept the Earnest Money as Seller's sole right to damages. An unfulfilled
 - 282. contingency is not a breach of Contract.
- 7c. 283. Alternative Dispute Resolution ("ADR"): Buyer and Seller agree to mediate any dispute or claim arising out of or relating to 284. this Contract in accordance with the REALTORS® Dispute Resolution System, or as otherwise agreed. All mediation costs shall 285. be paid equally by the parties. In the event that mediation does not resolve all disputes or claims, the unresolved disputes or 286. claims shall be submitted for binding arbitration. In such event, the parties shall agree upon an arbitrator and cooperate in the 287. scheduling of an arbitration hearing. If the parties are unable to agree on an arbitrator, the dispute shall be submitted to the 288. American Arbitration Association ("AAA") in accordance with the AAA Arbitration Rules for the Real Estate Industry. The 289. decision of the arbitrator shall be final and nonappealable. Judgment on the award rendered by the arbitrator may be entered in 290. any court of competent jurisdiction. Notwithstanding the foregoing, either party may opt out of binding arbitration within thirty 291. (30) days after the conclusion of the mediation conference by notice to the other and in such event either party shall have the 292. right to resort to court action.
- 7d. 293, Exclusions from ADR: The following matters are excluded from the requirement for ADR hereunder: (i) any action brought in 294. the Small Claims Division of an Arizona Justice Court (up to \$2,500) so long as the matter is not thereafter transferred or 295. removed from the small claims division; (ii) judicial or nonjudicial foreclosure or other action or proceeding to enforce a deed of 296. trust, mortgage, or agreement for sale; (iii) an unlawful entry or detainer action; (iv) the filing or enforcement of a mechanic's 297. lien; or (v) any matter that is within the jurisdiction of a probate court. Further, the filing of a judicial action to enable the 298. recording of a notice of pending action ("lis pendens"), or order of attachment, receivership, injunction, or other provisional 299, remedies shall not constitute a waiver of the obligation to submit the claim to ADR, nor shall such action constitute a breach of 300. the duty to mediate or arbitrate.
- 7e. 301. Attorney Fees and Costs: The prevailing party in any dispute or claim between Buyer and Seller arising out of or relating to this 302. Contract shall be awarded their reasonable attorney fees and costs. Costs shall include, without limitation, attorney fees, expert 303. witness fees, fees paid to investigators, and arbitration costs.

8. ADDITIONAL TERMS AND CONDITIONS

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- **8b.** 316. **Risk of Loss:** If there is any loss or damage to the Premises between the date of Contract acceptance and COE or possession, 317. whichever is earlier, by reason of fire, vandalism, flood, earthquake, or act of God, the risk of loss shall be on the Seller, provided,
 - 318. however, that if the cost of repairing such loss or damage would exceed ten percent (10%) of the purchase price, either Seller or
 - 319. Buyer may elect to cancel the Contract.
- 8c. 320. Permission: Buyer and Seller grant Broker(s) permission to advise the public of this Contract.
- 8d. 321. Arizona Law: This Contract shall be governed by Arizona law and jurisdiction is exclusively conferred on the State of Arizona.
- **8e.** 322. **Time is of the Essence:** The parties acknowledge that time is of the essence in the performance of the obligations 323. described herein.
- 8f. 324. Compensation: Seller and Buyer acknowledge that Broker(s) shall be compensated for services rendered as previously agreed by 325. separate written agreement(s), which shall be delivered by Broker(s) to Escrow Company for payment at COE, if not previously paid.
 - 326. If Seller is obligated to pay Broker(s), this Contract shall constitute an irrevocable assignment of Seller's proceeds at COE. If Buyer is
 - 327. obligated to pay Broker(s), payment shall be collected from Buyer as a condition of COE. COMMISSIONS PAYABLE FOR THE
 - 328. SALE, LEASING, OR MANAGEMENT OF PROPERTY ARE NOT SET BY ANY BOARD OR ASSOCIATION OF REALTORS®, OR
 - 329. MULTIPLE LISTING SERVICE, OR IN ANY MANNER OTHER THAN BETWEEN THE BROKER AND CLIENT.
- **8g.** 330. **Copies and Counterparts:** A fully executed facsimile or electronic copy of the Contract shall be treated as an original Contract. This Contract 331. and any other documents required by this Contract may be executed by facsimile or other electronic means and in any number of 332. counterparts, which shall become effective upon delivery as provided for herein, except that the Lead-Based Paint Disclosure Statement may
 - 333. not be signed in counterpart. All counterparts shall be deemed to constitute one instrument, and each counterpart shall be deemed an original.
- 8h. 334. Days: All references to days in this Contract shall be construed as calendar days and a day shall begin at 12:00 a.m. and end at 11:59 p.m.
- 8i. 335. Calculating Time Periods: In computing any time period prescribed or allowed by this Contract, the day of the act or event from 336. which the time period begins to run is not included and the last day of the time period is included. Contract acceptance occurs on
 - 337. the date that the signed Contract (and any incorporated counter offer) is delivered to and received by the appropriate Broker. Acts 338. that must be performed three days prior to the COE Date must be performed three full days prior (i.e., if COE Date is Friday the
 - 339. act must be performed by 11:59 p.m. on Monday).
- 8j. 340. Entire Agreement: This Contract, and any addenda and attachments, shall constitute the entire agreement between Seller and 341. Buyer, shall supersede any other written or oral agreements between Seller and Buyer and can be modified only by a writing 342. signed by Seller and Buyer. The failure to initial any page of this Contract shall not affect the validity or terms of this Contract.
- **8k.** 343. **Subsequent Offers:** Buyer acknowledges that Seller has the right to accept subsequent offers until COE. Seller understands that 344. any subsequent offer accepted by the Seller must be a backup offer contingent on the cancellation of this Contract.
- 8I. 345. Cancellation: A party who wishes to exercise the right of cancellation as allowed herein may cancel this Contract by delivering 346. notice stating the reason for cancellation to the other party or to the Escrow Company. Cancellation shall become effective
 - 347. immediately upon delivery of the cancellation notice.

359.

- 8m. 348. Notice: Unless otherwise provided, delivery of all notices and documentation required or permitted hereunder shall be in writing
- 349. and deemed delivered and received when (i) hand-delivered, (ii) sent via facsimile transmission, (iii) sent via electronic mail, if
 - 350. email addresses are provided herein, or (iv) sent by recognized overnight courier service, and addressed to Buyer as indicated in
 - 351. Section 8r, to Seller as indicated in Section 9a and to the Escrow Company indicated in Section 3a.
- 8n. 352. Earnest Money: Earnest Money is in the form of:

 353. If applicable, Earnest Money has been received by Broker named in Section 8r and upon acceptance of this offer will be 354. deposited with:

 Broker's Trust Account
- 8o. 355. Release of Broker(s): Seller and Buyer hereby expressly release, hold harmless and indemnify Broker(s) in this 356. transaction from any and all liability and responsibility regarding financing, the condition, square footage, lot lines,
 - 357. boundaries, value, rent rolls, environmental problems, sanitation systems, roof, wood infestation, building codes,

(BUYER'S INITIALS REQUIRED)

BUYER

BUYER

358. governmental regulations, insurance or any other matter relating to the value or condition of the Premises.

8p.		Terms of Acceptance: This offer will become a binding Contract when acceptance is signed by Seller and a signed copy delivered in person, by mail, facsimile or electronically, and received by Broker named in Section 8
	362.	by at at a.m. \square p.m., Mountain Standard Time. Buye
	363.	may withdraw this offer at any time prior to receipt of Seller's signed acceptance. If no signed acceptance is received by
	364.	this date and time, this offer shall be deemed withdrawn and the Buyer's Earnest Money shall be returned.

8q. 365. THIS CONTRACT CONTAINS NINE PAGES EXCLUSIVE OF ANY ADDENDA AND ATTACHMENTS. PLEASE ENSURE THAT 366. YOU HAVE RECEIVED AND READ ALL NINE PAGES OF THIS OFFER AS WELL AS ANY ADDENDA AND ATTACHMENTS.

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SELLER SELLER
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BUYER BUYER

nes	sidential Resale Real Estate Purchase	e Contract >>						
8r. 367.	Broker on behalf of Buyer:							
368.	PRINT SALESPERSON'S NAME	AGENT CODE	PRINT FIRM N	AME	FIRM CODE			
369.	FIRM AD	DRESS		STATE	ZIP CODE			
370.	TELEPHONE	FAX		EMAIL				
8s. 371. 372.	Agency Confirmation: The Broker named the Buyer; \Box the Seller; or \Box both the	d in Section 8r above e Buyer and Seller	is the agent of (check one):					
	The undersigned agree to purchase the Premises on the terms and conditions herein stated and acknowledge receipt of a copy hereof including the Buyer Attachment.							
375.	^ BUYER'S SIGNATURE	MO/DA/YR	^ BUYER'S SIGNATURE		MO/DA/YR			
376.	ADDRESS		ADDRESS					
377.	CITY, STATE, ZIP CODE		CITY, STATE, ZIP CODE					
	9. SELLER ACCEPTANCE							
9a. 378.	Broker on behalf of Seller:							
379.	PRINT SALESPERSON'S NAME	AGENT CODE	PRINT FORM	NAME	FIRM CODE			
380.	380FIRM ADDRESS			STATE	ZIP CODE			
381.	TELEPHONE							
		FAX		EMAIL				
	Agency Confirmation: The Broker named ☐ the Seller; or ☐ both the Buyer and Se		is the agent of (check one):					
	The undersigned agree to sell the Pro				wledge receipt of			
	copy hereof and grant permission to B			-	0 . 0"			
386. 387.								
388.	^ SELLER'S SIGNATURE	MO/DA/YB	^ SELLER'S SIGNATURE		MO/DA/YR			
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389.	SELLER'S NAME PRINTED		SELLER'S NAME PRINTED)				
390.	ADDRESS		ADDRESS					
391.	CITY, STATE, ZIP CODE		CITY, STATE, ZIP CODE					
392.	☐ OFFER REJECTED BY SELLER:							
002.	_ 3	MONTH	DAY YEA	R (S	ELLER'S INITIALS)			
	For Broker Use Only:							
	Brokerage File/Log No	Manager's Init	ials Broker's Initia	ls[Date			





