ADDITIONAL CLAUSE ADDENDUM

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1.	Buyer:
2.	Seller:
3.	Premises Address:
4.	Date:
5. 6. 7. 8. 9.	The following additional terms and conditions are hereby included as a part of the Contract between Seller and Buyer for the above referenced Premises if marked by an "X" and initialed by Buyer and Seller. All terms and conditions of the Contract are hereby included herein and delivery of all notices and documentation shall be deemed delivered and received when sent as required by Section 8m of the Contract. In the event of a conflict between the terms and conditions of the Contract and this Additional Clause Addendum, the terms and conditions of this Additional Clause Addendum shall prevail.
11. 12. 13. 14. 15. 16. 17.	BACK-UP CONTRACT — CONTINGENT UPON CANCELLATION OF PRIOR CONTRACT: Buyer acknowledges that Seller is currently obligated by a prior contract to sell the Premises to another buyer. This is a backup Contract contingent upon cancellation of the prior contract. Seller retains the right to amend, extend, or modify the prior contract. Upon cancellation of the prior contract, Seller shall promptly deliver written notice to Buyer. Upon Buyer's receipt of written notice of cancellation of the prior contract, Buyer shall open escrow and Buyer shall deposit any required earnest money. The date of Seller's written notice to Buyer shall be deemed the date of Contract acceptance for purposes of all applicable Contract time periods. Buyer may cancel this backup Contract any time prior to receipt of Seller's notice of cancellation of prior contract.
19.	(BUYER'S AND SELLER'S INITIALS REQUIRED) / / / / / SELLER
20. 21. 22.	■ SIGNATURE OF ABSENT BUYER SPOUSE OR CO-BUYER: Signing Buyer shall within five (5) days or days of acceptance of this Contract obtain the signature of the absent buyer spouse or co-buyer on this Contract or deliver a disclaimer deed to Escrow Company that eliminates the need for the absent signature.
23.	(BUYER'S AND SELLER'S INITIALS REQUIRED) BUYER Lower Low
24. 25. 26.	■ CORPORATE RELOCATION APPROVAL: Seller is in the process of a corporate relocation and this Contract is contingent upon corporate approval. Buyer agrees to cooperate with Seller in providing additional disclosures or executing additional addenda required by corporation, provided that Buyer incurs no additional costs or liability.
27.	(BUYER'S AND SELLER'S INITIALS REQUIRED) BUYER _
28. 29. 30. 31. 32.	■ NON-REFUNDABLE EARNEST MONEY: Buyer's earnest money shall be non-refundable unless Buyer elects to cancel pursuant to the Due Diligence section of the Contract, the Contract is cancelled pursuant to the Risk of Loss provision or escrow fails to close due to Seller's breach of contract. Buyer acknowledges that Buyer's earnest money shall be non-refundable even if the Premises fail to appraise for the sales price or the loan contingency is unfulfilled, unless prohibited by Federal Law.

(BUYER'S AND SELLER'S INITIALS REQUIRED)

33.

34.	WAIVER OF APPRAISAL	L: Buyer agrees to waive t	the appraisal cor	ntingency pu	rsuant to the F	inancing	
35.	section of the Contract. In	the event that the Premis	ses fail to apprais	se for at leas	st the sales prid	ce, Buyer agree	s
36.	that Buyer's down paymer	nt shall be increased in ar	n amount equal t	o the differe	nce between th	ne appraised va	lue
37.	and the purchase price.						
00	(DUVEDIO AND OF	LI EDIO INITIALO DEGLI	DED)	,	1	1	
38.	(BUJEK,2 AND 2E	LLER'S INITIALS REQUI	BUYER	BUYER	SELLER	SELLER	
39. ■	APPRAISAL SHORTFALI	L: In the event the Premise	es fail to appraise	for at least t	he purchase pr	ice in any appra	isal
40.		agrees that Buyer shall subi					
41.		ween the appraised value a			•	-	
42.	exceed \$ Bu	• •	•				e
43.		of money set forth on line 4					
44.		ce of the appraised value to		_			
45.	. ,	cy shall be waived, unless o					,
46.	(BUYER'S AND SEL	LLER'S INITIALS REQUIR	RED) BUYER	BUYER	/_ SELLER	SELLER	
4 7. ■	ALL CASH SALE ADDRA	AISAL CONTINGENCY: E	Ruver's obligation	n to complet	e this all cash o	sale is continge	nt
48.		Premises for at least the p				_	111
49.		s five (5) days after notice	•				
49 . 50.		ccurs first, to cancel this C					
51.	•	all be waived. In all cases,				•	fter
52.		ardless of whether an app					
53.		■ Other:					
54.		·		1	1	1	_
01.	(BOTEN O AND GE	LLER'S INITIALS REQUI	BUYER	BUYER	SELLER	SELLER	
55. ■	SURVEY: A survey shall I	be performed by a license	d surveyor withi	n	days after Con	tract acceptanc	e.
56.	Cost of the survey shall be	e paid by ■ Buyer ■ Selle	er ■ Other:				
57.	The survey shall be perfor	rmed in accordance with t	he Arizona State	Board of T	echnical Regist	tration's "Arizon	а
58.	Land Boundary Survey Mi						
59. 60.	Survey instructions are:	■ A boundary survey an or monumentation.	d survey plat sho	owing the co	rners either ve	rified	
61.		■ A survey certified by a l	licensed surveyo	r, acceptable	e to Buyer and t	he Title Compa	ny,
62.		in sufficient detail for ar					
63.		Title Insurance with bou			,	•	
64.		improvements, utility lin	•		•	_	eof.
65.		■ Other survey terms:					
66.							
67.	Buyer shall have five (5) d	ays after receipt of results	of survey or map	o to provide i	notice of disapp	roval to Seller.	
68.	(BUYER'S AND SE	LLER'S INITIALS REQUI	RED)	/		_/	
			BUYER	BUYER	SELLER	SELLER	
6 9. ■		ANGE: ■ Seller ■ Buyer			_		
70.	•	e. All additional costs in co		•		•	
71.		sting the exchange. The no		-			
72.	_ :	ne non-requesting party inc					es
73.		professional tax advisor reg					
74.		(er(s) shall be indemnified	and held harmle	ess from any	liability that m	ay arise from	
75.	participation in the tax-def						
76.	(BUYER'S AND SE	LLER'S INITIALS REQUI	RED)	/		_/	
			BUYER	BUYER	SELLER	SELLER	>

Additional Clause Addendum >> WATER: Arizona is undertaking General Stream Adjudications of both the Gila River and Little Colorado River 77. systems, which are court proceedings to determine water rights. If the Premises/Property is affected by an 78. 79. Adjudication, the parties shall execute and file an Assignment of Statement of Claimant form and Buyer shall pay any associated filing fees. The Arizona Department of Water Resources and the Arizona Department of 80. 81. Real Estate Buyer Advisory provide sources of information on the court proceedings and other water availability or water quality issues. If water rights, availability or quality are a material matter to Buyer, these issues must be 82. investigated during the Inspection Period. 83. (BUYER'S AND SELLER'S INITIALS REQUIRED) 84. 85. The undersigned agrees to the modified or additional terms and conditions contained herein and acknowledges a 86. copy hereof. 85.

For Broker Use Only: Brokerage File/Log No.		Manager's Ir	nitiale	alsBroker's Initials	Date	
	^ SELLER'S SIGNATURE	MO/DA/YR	^ SELLER'S S	SIGNATURE	MO/DA/YR	
	^ BUYER'S SIGNATURE	MO/DA/YR	^ BUYER'S S	IGNATURE	MO/DA/YR	

MO/DA/YR

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