



HOMESELLER GUIDE

CHANDLER

GOODYEAR

LAKE | PARADISE HAVASU CITY | VALLEY

PRESCOTT

SCOTTSDALE

SURPRISE



Let's Roc

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KEY PROFESSIONALS

Involved in Your Transaction

REAL ESTATE AGENT

Licensed by the state to represent parties in the transfer of property.

HOME INSPECTOR

Objectively and independently provides a comprehensive analysis of a home's major systems and components.

LOAN OFFICER

A representative of a bank or other financial institution. They help customers identify their borrowing options and help them understand the terms of their loan.

APPRAISER

Works on behalf of a lender and provides a market analysis of the subject property. An appraiser's finding is subjective and combined with market findings of sold properties within the surrounding neighborhood.

INSURANCE AGENT

Helps a homebuyer determine the homeowner's protection coverage needed and then finds the right insurance policy to fit those needs.

REAL ESTATE ATTORNEY

Can give advice on all legal aspects of the real estate transaction. Additionally, they are able to draft and review contracts, help decide how to take title and assist with the closing process. In some states, real estate closings can only be conducted by attorneys.

ESCROW/CLOSING OFFICER

A non-biased third party who works with all participants to facilitate a successful closing of a real estate transaction. At closing, the closing officer will collect the purchase money funds from the buyer and lender as well as the settlement costs from each party. They disburse the funds in accordance with the closing documents and record the necessary documents to transfer ownership of the property.

CLOSING/SETTLEMENT/TITLE AGENT

Performs title searches to ensure a clear title so a title insurance policy can be issued. In some states, they facilitate the transfer of real estate.



The Advantages

OF USING A REALTOR®

EXPERIENCE AND EDUCATION

You don't need to know everything about buying and selling real estate if you hire a real estate professional who does. Henry Ford once said that when you hire people who are smarter than you are, it proves you are smarter than they are. The trick is to find the right person. For the most part, all REALTORS[®] cost the same. So why not hire a professional to represent you in one of the largest purchases in your life!

INTERMEDIARY

REALTORS[®] act as a buffer. If you're a buyer of new homes, your REALTOR[®] will protect you from the builder's agents, preventing them from biting or nipping at your heels. If you're a seller, your REALTOR[®] will screen all those phone calls from lookie loos that lead to nowhere and try to induce serious buyers to write an offer immediately.

NEIGHBORHOOD KNOWLEDGE

REAL TORS[®] either possess extensive knowledge or they know where to find the industry buzz about your neighborhood. They can identify comparable sales and relay these facts to you, in addition to pointing you in the direction where you can find more data on schools, crime or demographics. For example, you may know that a home down the street was on the market for \$450,000, but a REALTOR[®] will know it had upgrades and sold at \$385,000 after 75 days on the market and after twice falling out of escrow.

PRICING

Contrary to what some people believe, REALTORS[®] do not select prices for sellers or buyers. REALTORS[®] have valuable knowledge on local market conditions and will help you price your property realistically and fairly. Data such as the average per square foot cost of similar homes, median and average sales prices, average days on market and ratios of list-to-sold prices, among other criteria, will have a huge bearing on what you ultimately decide to do. A REALTOR[®] will also help you from overpaying for a property when buying.

NEGOTIATIONS AND CONFIDENTIALITY

Top producing REAL TORS[®] negotiate well because, unlike most buyers and sellers, they can remove themselves from the emotional aspects of the transaction. It's part of their job description. Good REALTORS[®] are mediators, delivering buyer's offers to sellers and vice versa. They are professionals who are trained to present their client's case in the best light and agree to hold client information confidential from competing interests.

CLOSING OR SETTLEMENT

Today's purchase agreements run ten pages or more. Plus, the federal- and statemandated disclosures or disclosures dictated by local customs. Your REALTOR[®] will guide you through the complexity of paperwork that ensues during a home sale or purchase. They will also monitor your transaction while in escrow and handle any problems that may arise.

PROFESSIONALISM

Think of your REALTOR[®] as a trained professional who has the ability to represent you in a very complex transaction! In addition REALTORS[®] adhere to a strict code of ethics and are held to a higher standard.

QUICK REFERENCE

Escrow #	
New Address	
City/State/Zip	

Complete the following information as it becomes available. IMPORTANT: Do not cancel your home insurance or disconnect utilities prior to the close of escrow.

REAL ESTATE AGENT						
Name						
Team Members						
Company						
Address						
City/State/Zip						
Phone #						
Cell #						
Fax #						
Email						
Website						

	LENDER
Name	
Team Members	
Company	
Address	
City/State/Zip	
Phone #	
Cell #	
Fax#	
Email	
Website	

CLOSING AGENT OR ATTORNEYNamePhone #Phone #Fax #Fax #Email

Assistant	
Phone #	
Email	
Address	
City/State/Zip	

HOME INSURANCE				
Current Agent				
Phone #				
Policy #				
END Date				

New Agent	
Phone #	
Policy #	
START Date	
Home Warranty	
Plan #	
Policy #	

PHONE SERVICE			
Company			
Phone #			
Account #			
New Phone #			
Activation Date			

SERVICE	COMPANY	PHONE #	ACCOUNT #	ACTIVATION DATE
Internet				
Cable/Satellite				
Gas				
Electric				

What is A

COMPARATIVE MARKET ANALYSIS?

REAL TORS[®] perform a comparative market analysis or CMA for their clients to help them determine a price to list when selling a home or a price to offer when buying a home.

The goal is to find homes in your immediate area that are most like yours. This enables your REALTOR[®] to more accurately predict what buyers will pay for your home.

For instance, if you live in a 2,000-square-foot home with three bedrooms, your agent won't pull a list of 3,000-square-foot homes with four bedrooms.

Why? Because that wouldn't be a fair comparison.

Likewise, a home that's just like yours but located in a highly desirable school district across town also doesn't get you any closer to your home's market value.

A good CMA can tell you:

- \cdot What homes like yours are actually selling for
- \cdot How long it's taking for them to sell
- What their sale prices were in relation to their list prices (the difference between what people actually got for their house and what they asked for).



GET YOUR HOME SHOW READY

A Home Seller's Checklist

INTERIOR Chair rails Fix scratches in wooden floors Clean: Other tasks: Carpets Repair/replace broken flooring Doors Remove/pull back dark curtains Draperies Lubricate squeaky door hinges Use area rugs, if needed Windows Empty wastebaskets Light switches Paint: Clean ceiling fans Make beds Baseboards Check for cobwebs in all corners Paint/repaint rooms in neutral Fluff or replace accent pillows colors as needed **KITCHEN** Keep dishes and food out of Sweep/Mop Eliminate cooking odors Clean cupboards and under sight sink Clean light fixtures Deodorize garbage disposal, Clean appliances Replace garbage disposal dishwasher, and refrigerator Test electrical outlets gasket to reduce noise LAUNDRY AREA **BATHROOMS** Remove soap residue, mildew Keep fresh, clean towels on Clean out area behind Replace shower curtain and mold from surfaces towel rack washer/dryer Clean exhaust fan, heater; Clean/lubricate shower door Eliminate any mildew odors Clean out cabinets: remove replace if broken or noisy nonessentials **CLOSETS** BASEMENT Keep closets clean Throw out or pack Eliminate any signs Check for and and free of clutter away nonessentials of dampness eliminate cracks **HEATING/AC UNIT GARAGE/CARPORT/SHED** Replace filter Clean and unclutter Put away tools Lubricate/adjust/repair garage Adjust tension rod to door opener Clean intake vent Clear any cobwebs eliminate sag from Remove oil/paint stains from garage door floor **EXTERIOR** Replace, repair, paint any damaged: Clean: Plaster Window frames □ Siding Haul away garbage/debris Wood siding Screens □ Windows/Screens □ Straighten woodpile Pet droppings Test doorbell Trim Water spigots Rain gutters Street numbers on house Outdoor BBQ Clean oil stains from driveway Shutters Pool/spa Fences/gates Outdoor lighting Doors Service areas/trash cans

ADDITIONAL TIPS

Clean everything

Cleanliness signals to a buyer that the home has been well cared for and is most likely in good repair. A messy home will cause buyers to notice every flaw.

Unclutter your home

The less "stuff" in and around a home, the roomier it will seem.

Let the light in

Open the blinds. Put brighter bulbs in all the

lamps. Bright, open rooms feel larger and more inviting.

Let some fresh air in

If the weather is nice, open the windows. Fresh flowers and potpourri can also be used to your advantage.

Send the kids to Grandma's

Or take them on a walk around the block. Active children can be distracting to someone viewing a home.

Paint

There's nothing that improves the value of a home more than a few cans of paint. And it's so often easier to paint a room than it is to scrub it. Stick with neutral colors.

Keep the noise down

Turn off TV and turn on soft instrumental background music.

Preparing For A

HOUSE PHOTO | VIDEO SHOOT

These days, listing photos matter. A lot! Just ask the National Association of Realtors. According to their latest data, 92% of buyers search for homes online. Get your home ready for the Photo Shoot with these expert tips.

CURB APPEAL

- Clear front yard of debris
- Weed and trim lawn
- Edge yard and driveway
- □ Remove mildew from walls or walks
- Take stains off driveway
- Repair broken windows
- Make sure house number is visible from street
- □ Store holiday decorations
- □ Clean the siding
- □ Make the path to front door clearly visible
- Trim shrubs and trees

LIVING/FAMILY ROOM

- Remove clutter: knickknacks, board games, CDs and DVDs, remote controls and game consoles
- Clean fireplace
- Remove family photos
- Polish wood furnishing
- Discard or put away worn rugs
- □ Fluff couch pillows

BEDROOM

- □ Make the bed
- □ Store away toiletries
- Organize the master bedroom to create well defined areas

BATHROOM

- Remove all brightly colored bottles and containers
- Remove all personal care items as possible
- Clean Mirrors/Shower Glass
- Remove rugs when showing off flooring

INTERIOR SUGGESTIONS

- If vacant, add some furniture; empty houses don't sell as well
- Repair holes and marks in walls
- Clean mirrors and glass
- Paint walls
- Clean carpet
- Remove or store clutter
- Clean window treatments and windows
- Remove personal photos when possible
- Double check all light bulbs are working

KITCHEN

- Clean appliances until they're spotless
- □ Clean front of refrigerator
- Clean stove hood
- Clean and clear kitchen counters; remove gadgets
- Remove towels from racks
- □ Remove magnets/items from fridge
- Hide sponges and soaps

QUICK TIPS

- Reduce excess furniture so that three people can walk around comfortably
- Less is more: remove any clutter, inside and outside
- Depersonalize so buyers can imagine themselves in the home: take out family photos and religious items
- Keep shades open for light
- Ask a friend or relative to critique your home
- Remove rugs to highlight nice flooring

WHAT IS ESCROW?

"Escrow" is a term that describes the neutral third-party handling of funds, documents, and tasks specific to the closing (or settlement, as it is also known), as outlined on the real estate purchase agreement or sales contract. The purpose of escrow is to facilitate the transaction by managing the disbursement of funds.

KEY PLAYERS

In accordance with local custom, the buyer or seller involved in the transaction will select the escrow provider, though they often defer to their real estate agent to make this decision. This provider could be an escrow company, title officer, or title/escrow attorney, depending upon many considerations, including the geographical location of the transaction.

ROLES

The escrow provider may have a duty to arrange and/or track the requirements and contingencies outlined within the purchase contract. These might include home inspections, the purchase of homeowners insurance, the completion of negotiated repairs, and financing requirements.

PROCESS

Once all transaction contingencies are met, including the execution of all documents necessary to complete the transaction, the escrow company will disburse funds to the seller and other parties, all in accordance with the purchase agreement.

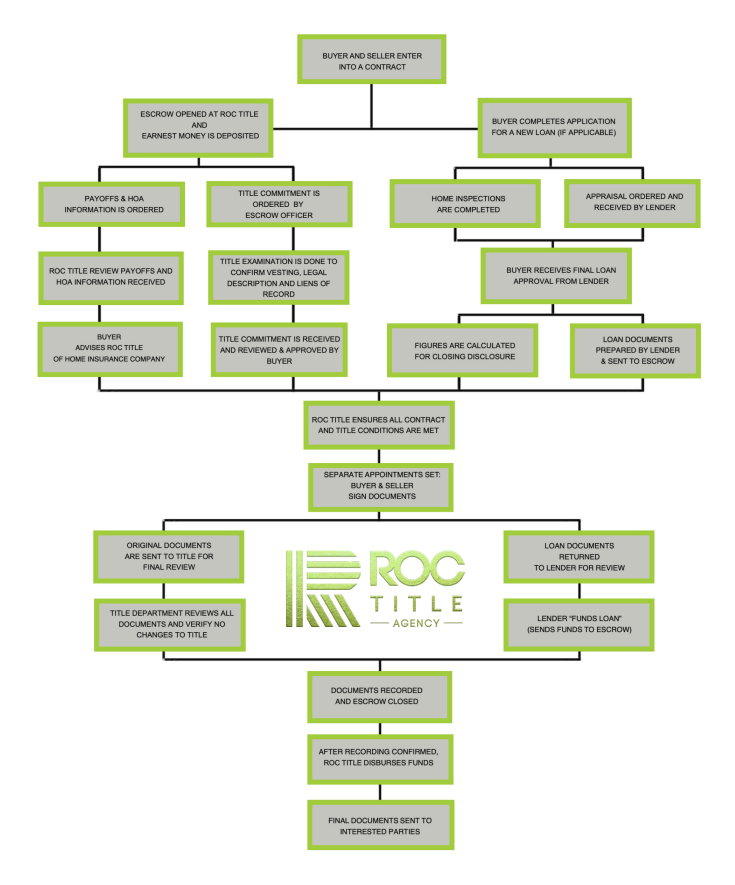
COST

The cost of escrow services is covered by the buyer or seller as determined by local custom, market conditions, or contractual agreements made within the purchase offer.

CLOSING/CONSUMMATION

Once all the tasks described within the sales purchase agreement have been completed and the appropriate funds are disbursed, the transaction is complete and the escrow closes.

THE ESCROW PROCESS



CLOSING COSTS | WHO PAYS WHAT

This chart represents who customarily pays what costs. Consult a professional before negotiating any costs.

	Cash	FHA	VA	Conventional	
Down Payment	Buyer	Buyer	Buyer	Buyer	
Realtors Commissions	Seller	Seller	Seller	Seller	
Taxes	Prorated	Prorated	Prorated	Prorated	
Termite	Negotiable	Negotiable	Seller	Negotiable	
Property Inspection	Buyer	Buyer	Buyer	Buyer	
Home Owners Association Transfer Fee	Negotiable	Negotiable	Seller	Negotiable	
HOA Disclosure Fee	Seller	Seller	Seller	Seller	
Home Warranty	Negotiable	Negotiable	Negotiable	Negotiable	
New Loan Origination Fee	Buyer	Buyer	Buyer	Buyer	
Discount Points	Buyer	Buyer	Buyer	Buyer	
Document Preparation Fee	Buyer	Buyer	Seller	Buyer	
Credit Report	Buyer	Buyer	Buyer	Buyer	
Appraisal	Negotiable	Negotiable	Negotiable	Negotiable	
Tax Service Contract	N/A	Seller	Seller	Buyer	
Prepaid Interest	N/A	Buyer	Buyer	Buyer Buyer	
Impound Account	N/A	Buyer	Buyer Buyer		
FHA, MIP, VA Funding Fee, PMG Premium	N/A	Buyer	Buyer	Buyer	
Fire/Hazard Insurance	Buyer	Buyer	Buyer	Buyer	
Flood Insurance	Buyer	Buyer	Buyer	Buyer	
Escrow Fee	Split	Split	Seller	Split	
Homeowners Title Policy	Seller	Seller	Seller	Seller	
Lenders Title Policy and Endorsements	N/A	Buyer	Buyer	Buyer	
Recording Fee	Split	Split	Split	Split	
Reconveyance/Tracking Fee	Seller	Seller	Seller	Seller	

WHAT IS TITLE INSURANCE?

Title insurance protects against covered title defects such as a previous owner's debt, liens, and other claims of ownership that may have been instituted prior to purchasing the home.

As real estate is the nation's largest market, its purchase and sale is essential to the health of the U.S. economy. However, these transactions are never without risk. That's why title insurance has been protecting American homeowners for more than 130 years.

OVERVIEW

When a piece of real property is financed, purchased or sold, a record of that transaction is generally filed in public archives. Likewise, other events that may affect the ownership of a property are also documented and filed. These may include liens, levies, encumbrances, etc. When a buyer purchases title insurance, the title company searches these records to find (and remedy, if possible) issues that may affect the purchaser's ownership.

TITLE SEARCH AND EXAM

That's where title insurance differs from traditional insurance models. When you purchase a policy insuring you for matters relating to your car or health, the insurance company assesses the risk of insuring you, and bases its premium on the risk being assumed. With title insurance, the insurer first works to identify the status of ownership, liens and other matters affecting title by collecting documents affecting title from the public records that are statutorily identified for the recording of real estate transactions. This process is called the search. Once the search is complete, the title insurance underwriter can then determine the insurability of the title and list exceptions from coverage and requirements to insure.

UNDISCOVERED RISKS

Of course, even the most skilled title professionals may not find all title problems. Other risks include matters that are more difficult to identify, such as title issues resulting from filing errors, forgeries, undisclosed heirs, and other unforeseen problems. That's one reason why your title insurance policy can play a key role in protecting your real estate investment.

LOAN POLICY

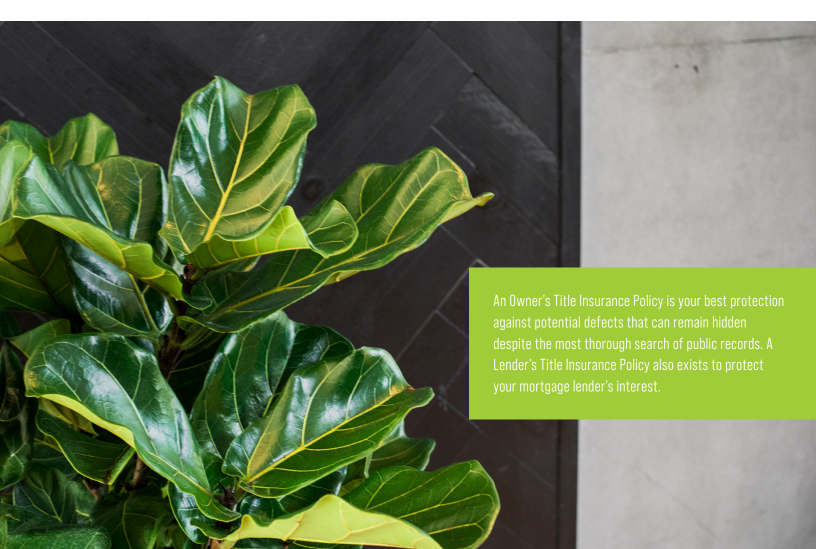
When you purchase a new home or other piece of real property by securing a mortgage, you may be required by your lender to purchase a Loan Policy of title insurance. This policy insures the lender against covered title defects up to the amount of insurance. This coverage in favor of the lender lasts for the life of the loan under limited circumstances stated within the policy.

OWNERS'S POLICY

You will also have the option of purchasing an Owner's Policy of title insurance, which provides insurance directly to the insured owner listed in the policy, and describes the type of real property interest owned. The insurance in both an owner's and a Loan Policy is subject to the policy provisions, which include the covered risks, exclusions from coverage, the conditions and the exceptions to title listed on a schedule to the policy.

PREMIUM

You will pay a one-time premium for both the Loan Policy and the Owner's Policy at the close of your transaction, based on the total value of your home and the amount of your loan. This is another way in which title insurance differs from other insurance models, where premiums are paid on an ongoing basis. The purchase of a home or other real estate may be the largest financial investment you ever make. Title insurance can give you added peace of mind in knowing that the title to your investment is insured.



10 COMMON TITLE PROBLEMS

7 ERRORS IN PUBLIC RECORDS

To err is human,but when it affects your home ownership rights, those mistakes can be devastating. Clerical or filing errors could affect the deed or survey of your property and cause undue financial strain in order to resolve them.

2 UNKNOWN LIENS

Prior owners of your property may not have been meticulous bookkeepers – or bill payers. And, even though the former debt is not your own, banks or other financing companies can place liens on your property for unpaid debts even after you have closed on the sale. This is an especially worrisome issue with distressed properties..

3

ILLEGAL DEEDS

While the chain of title on your property may appear perfectly sound, it's possible that a prior deed was made by an undocumented immigrant, a minor, a person of unsound mind, or one who is reported single but in actuality married. These instances may affect the enforceability of prior deeds, affecting prior (and possibly present) ownership.

4 MISSING HEIRS

When a person dies, the ownership of their home may fall to their heirs, or those named within their will. However, those heirs are sometimes missing or unknown at the time of death. Other times, family members may contest the will for their own property rights. These scenarios – which can happen long after you have purchased the property – may affect your rights to the property.

5 FORGERIES

Unfortunately, we don't live in a completely honest world. Sometimes forged or fabricated documents that affect property ownership are filed within public records, obscuring the rightful ownership of the property. Once these forgeries come to light, your rights to your home may be in jeopardy.

6 UNDISCOVERED ENCUMBRANCES

When it comes to owning a home, three can be a crowd. At the time of purchase, you may not know that a third party holds a claim to all or part of your property – due to a former mortgage or lien, or non-financial claims, like restrictions or covenants limiting the use of your property.

7

UNKNOWN EASEMENTS

You may own your new home and its surrounding land, but an unknown easement may prohibit you from using it as you'd like, or could allow government agencies, businesses, or other parties access to all or portions of your property. While usually non-financial issues, easements can still affect your right to enjoy your property.

8

BOUNDARY/SURVEY DISPUTES

You may have seen several surveys of your property prior to purchasing, however, other surveys may exist that show differing boundaries. Therefore, a neighbor or other party may be able to claim ownership to a portion of your property.

9 UNDISCOVERED WILL

When a property owner dies with no apparent will or heir, the state may sell his or her assets, including the home. When you purchase such a home, you assume your rights as owner. However, even years later, the deceased owner's will may come to light and your rights to the property may be seriously jeopardized.

70 FALSE IMPERSONATION OF PREVIOUS OWNER

Common and similar names can make it possible to falsely "impersonate" a property owner. If you purchase a home that was once sold by a false owner, you can risk losing your legalclaim to the property.

PLAY IT SAFE - These and other issues are often covered by an Owner's Policy of title insurance. When you buy a home, make sure you're protecting that investment with title insurance.

TIPS FOR A TIMELY CLOSING

Selling a home can be a rewarding experience, but there may be delays in the closing due tosituations that could have been avoided. Although closing procedures vary from state to state, having an understanding of what may be required at closing and preparing accordingly will help yoursettlement process go as smoothly as possible.

MORTGAGES ON THE PROPERTY

Please provide detailed information, including loan number and payment address, for all mortgages on the property. Home Equity lines, even if they have a zero balance, willalso require detailed mortgage information in order to satisfy the original loan requirements.

BUYER PROTECTION PLAN

If a home warranty product is being provided and shown on contract, advise the closing/settlement agent of the purchase amount to be collected.

MAINTENANCE CONTRACTS

If there are service contracts on equipment or appliances that the purchaser wants to assume, provide the closing/settlement agent with a copy of the service contract.

JUDGMENT SEARCH

Any judgments, tax liens, etc., filed against you, which attach to the property, must bepaid at closing.

INTERNAL REVENUE SERVICE (IRS)

The closing/ settlement agent is required to report the sale of the property to the IRS. You will need to provide your Social Security number(s) and forwarding address.

FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT OF 1980 (FIRPTA)

If you are not a United States citizen, the closing/settlement agent may be required to deduct and withhold a tax equal to 10% of amount realized (generally the amount paid for the property).



POWER OF ATTORNEY

The use of a power of attorney must be approved in advance of settlement by the losing agent. If you are planning to use a power of attorney, inform the closing/settlement agent as soon as possible to allow time to properly review the document.

MARITAL STATUS

Spouses may be required to sign closing documents even though they do not appear to hold title and their name does not appear on the deed. Spouses must always sign the deed when homestead property is being conveyed, even if they are not in title.

MAIL-AWAY

If you are unable to attend the closing, provide the address where the closing docu-ments should be mailed and a contact phone number. Your signature on certain affidavits, real estate deeds and other documents may require the services of a notary.

MAIL-AWAY CLOSING TIPS

As opportunities for real estate transactions expand across county and state lines, the frequency of mail-away closings is increasing. If you are involved in a closing that requires the mailing of documents, here are some tips that can help you avoid delays:

- **1** Inform your closing/settlement agent of the need to mail documents as soon as possible. This will allow them to better coordinate the document preparation and signing process.
- Provide your closing/settlement agent with a physical address and the best phone number for each party involved in the transaction. Most overnight delivery services will not deliver to a P.O. Box.
- **3** Be aware that many lenders have specific closing practices that may differ from local customs. Not all lenders allow documents to be signed in advance of the closing date, and some require that the documents be signed in the presence of an attorney or at a local settlement agent's office.
- Allow sufficient turnaround time for the documents to be signed. This may decrease the chances of funding delays due to errors in the signing process. In order to disburse funds on a transaction, your closing/settlement agent may require the original documents to be returned and in their possession. The minimum time required to send and receive documents is three business days.



CLOSING DAY

Whether you are purchasing a home or selling a house, knowing what to expect and being prepared at the closing can help eliminate stress and result in a pleasant experience. We understand how important this transaction is to you, and we are committed to consistently providing a level of service that prepares you for this final step in your real estate transaction.

Although the settlement process can vary from state to state, here are some common items that may be required at closing to help the process go as smoothly and quickly as possible.

VALID PHOTO IDENTIFICATION

Two forms of identification are typically required at closing, including one of the following:

- · Valid U.S. Driver's License or non-driver I.D.
- · Valid Canadian or Mexican Driver's License issued by the Official Agency
- Current United States or Foreign Passport Foreign Passport must have been stamped by U.S. Immigration and Naturalized Service

CASHIER'S CHECK, TREASURER'S CHECK, OR WIRE TRANSFER

In the event you are required to bring funds to closing, we cannot accept personal checks or cash. If you prefer to wire your funds, contact us for bank routing instructions.

If you will be bringing a proceeds check from another settlement, contact us to verify the acceptance of those Wfunds - we do not automatically accept all checks.

HAZARD INSURANCE POLICY AND PAID RECEIPT

A hazard policy, also known as homeowner's insurance, with the lender designated as the insured holder of the mortgage, is required on most loans. Evidence of hazard insurance, including a paid receipt, must be provided prior to closing.

IF POSSIBLE, ALL PARTIES WHO HOLD TITLE TO THE PROPERTY SHOULD ATTEND THE CLOSING

State-specific laws may require the spouse of the parties in title, even though their name does not appear on the deed, to sign certain documents when obtaining a mortgage. If anyone is unable to attend closing, contact us to arrange a power of attorney or closing by mail.

MOVING CHECKLIST

SEND CHANGE OF ADDRESS TO

- Post Office
- 🗌 🛛 Bank
- Credit card companies
- Friends and relatives
- □ Insurance companies Life, health, fire, auto
- Automobile Transfer of car title registration, driver's license
- Utility companies Gas, light, water, telephone, cable
- Arrange for any refunds of deposits
- Arrange for service in new location
- Home delivery Laundry, newspaper, magazine subscriptions
- School records Ask for copies or transfer children's school records
- Medical records Medical, dental, prescription histories
- Ask doctor and dentist for referrals
- Transfer needed prescriptions, x-rays, etc.
- Church, clubs, civic organizations Transfer memberships and get letters of introduction

DON'T FORGET TO

- Empty freezers Plan use of foods
- Defrost freezer/refrigerator
- Have appliances serviced for moving
- Contact utility companies to disconnect services Water, power, cable, trash, etc.
- Stay in contact with your mover Confirm the following: insurance coverage, packing and unpacking labor, time and date of scheduled move, details of payment

ON MOVING DAY

- Carry currency, jewelry, and important documents yourself
- Let a close friend or relative know route and schedule you will travel including overnight stops; use him/her as message headquarters
- Have appliances serviced for moving
- Double-check old closets, drawers, shelves to be sure they are empty
- Leave old keys needed by new owner

10 TIPS FOR MOVING WITH PETS

Moving to a home in a new location can be an exciting adventure, but it can also be the cause of stress and confusion for household pets. To minimize the trauma, here are a few tips that may help make your pet's transition a little easier.

1

Schedule an appointment with the veterinarian for a check-up prior to moving.

- Obtain a copy of your pet's medical history along with rabies certifications that state when and where your pet was vaccinated.
- 3

8

9

Make sure the supply of current medications will last until a veterinarian in your new location can be found to provide refills.

4 Proper identification is essential. Be certain that any required license tags are secured properly and the contact information is current.



- **5** Pets can become anxious with the increase of activity prior to a move. To eliminate the threat of them misbehaving or running off, consider boarding your pet during the most hectic of moving days.
- If you are moving your pet by car, be sure to take a favorite toy or two, a leash for when stops are made, and plenty of water to keep your pet hydrated.
- Requirements for the movement of pets across state lines are set by each individual state. Contact the State Veterinarian in your new location to obtain the most current information.
 - Long-distance moves may require an overnight stay. People and pet-friendly accommodations can be found by searching a number of internet sites.
 - Once you and your pet have arrived in your new location, allow sufficient time for the new neighborhood adjustment to be made. It could take a few days or a few weeks for your pet to adapt to their new surroundings.
- **10** Carry a current photograph of your pet. If your pet is lost during the move, a photograph will make it much easier to search effectively.

SAMPLE REAL ESTATE FORMS

LISTING CONTRACT

RESIDENTIAL LISTING CONTRACT EXCLUSIVE RIGHT TO SELL/RENT

Document: February 2021



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. PARTIES

1.	OWNER/SELLER:
2.	("Owner")
3.	BROKER: acting through
4.	AGENT'S NAME,("Broker")
	2. PROPERTY
	Premises: Owner agrees to sell or rent the real property with all improvements, fixtures, and appurtenances thereon or incidental thereto, plus the personal property described herein (collectively the "Premises").
7.	Premises Address: Assessor's #:
8.	City: AZ, Zip Code:
9.	Legal Description:
10.	
11.	
13.	
	3. LISTING PRICE AND TERMS
14.	Agreement: This Residential Listing Contract - Exclusive Right to Self/Rent ("Agreement") is between Owner and Broker.

15. In consideration of Broker's agreement to find a ready, willing, and able purchaser or tenant, Owner gives Broker the exclusive

16. and irrevocable right to: Sell Rent Sell and Rent the Premises described above.

17. Owner acknowledges that signing more than one Exclusive Right to Sell/Rent or other form of listing contract for the same Term 18. could expose the Owner to liability for additional commissions.

Price: The listing price shall be: Sale \$______ and Rent \$______ per month, plus (in the case of a rental)
 all applicable lease or rental (transaction privilege) taxes or such other price and terms as are accepted by Owner.

21. Term: This Agreement shall commence on ______ and shall expire at 11:59 p.m. Mountain Standard Time on _____

22. ("Expiration Date"). Upon full execution of a contract for sale or lease of the Premises, all rights and obligations of this Agreement will 23. automatically extend through the date of the actual closing of the sale or lease agreement.

24. Capacity: Owner or any party that Owner designates to act on their behalf warrants that they have the legal capacity, full power and

25. authority to enter into this Agreement, deliver marketable title to the Premises, and consummate the transaction contemplated hereby.

26. Modification: This Agreement may be modified only in writing signed by Owner and Broker.

27. Equal Housing Opportunity: Broker and Owner shall comply with all federal, state and local fair housing laws and regulations, 28. including, but not limited to, non-discrimination based on race, color, religion, sex, handicap, familial status, national origin, sexual

20. Including, but not limited to, non 29. orientation, or gender identity.

OWNER OWNER

4. COMPENSATION

30. Compensation for the sale or rental of the Premises is not set by any Association/Board of REALTORS[®] or any Multiple

31. Listing Service. The compensation payable for the sale or rental of the Premises is negotiated between Broker and Owner. 32. All funds are to be in U.S. currency.

33. Owner agrees to compensate Broker and Cooperating Broker(s), if any, as follows:

34. Retainer: Broker shall be paid within five (5) days of execution of this Agreement, a non-refundable retainer fee in the amount of 35. \$ payable to Broker for initial consultation, research and other services.

36. Commissions: If Broker produces a ready, willing and able purchaser or tenant in accordance with this Agreement, or if a sale or

37. rental of the Premises is made by Owner or through any other broker, or otherwise, during the Term of this Agreement, Owner agrees 38. to pay Broker a TOTAL COMMISSION of:

______% of the gross sales price **OR** \$ ______ 39. 🗌 Sale: ____ ; and

40. Additional Broker commission(s):

41. Cooperating Brokers (SALE): Broker intends to cooperate with all other brokers except when not in Owner's best interest, and

42. to offer compensation in the amount of ______% of the gross purchase price OR \$_____ to a buyer's broker, who 43. represents the interest of the buyer(s), and not the interest of Owner, in a transaction. Any such cooperation shall not increase the

44. total commission payable by Owner.

45. 🗌 Rental: % of the gross rental amount as calculated for the entire term of the initial lease OR \$ 46. upon execution of lease agreement.

47. Cooperating Brokers (RENTAL): Broker intends to cooperate with all other brokers except when not in Owner's best interest, and to

48. offer compensation in the amount of _____% of the gross rental amount as calculated for the entire term of the initial lease,
49. OR \$______ to a tenant's broker who represents the interest of the tenant(s), and not the interest of Owner, in a transaction.

50. Any such cooperation shall not increase the total commission payable by Owner.

51. Rental Renewal or Extension: Regardless of whether this Agreement has expired, Owner agrees to pay a commission of of the gross rental amount within (five) 5-days of rental renewal or extension. % OR \$ 52.

53. Purchase by Tenant: If during the terms of any rental of the Premises, including any renewals or holdovers, or within davs

54. after the rental's termination, any tenant, or his heirs, executors, or assigns shall buy the Premises from Owner, the sale commission

55. described in Section 4 shall be deemed earned by and payable to Broker.

56. Cooperating Broker (dispute): In the event a dispute arises between Broker and any Cooperating Broker(s) regarding payment of 57. commission, Owner shall not revoke or seek to amend compensation previously offered. Any compensation dispute between Brokers

58. shall be resolved after the close of escrow in accordance with the REALTORS[®] Dispute Resolution System, or as otherwise agreed.

59. Withdrawn/Cancelled Listings: The same amount of sale or rental commission shall be due and payable to Broker if, without the

60. consent of Broker, the Premises is withdrawn from this Agreement, otherwise withdrawn from sale or rental, or is rented, transferred,

61. or conveyed by Owner through any other broker or otherwise.

62. Payment from Escrow or Rent: Owner instructs the escrow company, if any, to pay all such compensation to Broker by check,

63. wire transfer, or certified funds as a condition to closing or upon cancellation of the escrow, and irrevocably assigns to Broker, to the 64. extent necessary, money payable to Owner at the closing or cancellation of escrow. Broker is authorized to deduct compensation

65. owed to Broker from any rent or other monies received by Broker on Owner's behalf.

66. After Expiration: After the expiration of this Agreement, the same commissions, as appropriate, shall be payable if a sale or rental is 67. made by Owner to any person to whom the Premises has been shown or with whom Owner or any broker has negotiated concerning

68. the Premises during the term of this Agreement: (i) within _____ days after the expiration of this Agreement, unless the Premises 69. has been listed on an exclusive basis with another broker; (ii) during the pendency, including the closing, of any purchase contract or

70. escrow relating to the Premises that was executed or opened during the term of this Agreement; or (iii) as contemplated by Section 4.

71. Failure to Complete: If completion of a sale or rental is prevented by default of Owner, or with the consent of Owner, the entire sale 72. or rental commission, as appropriate, shall be paid to Broker by Owner. If any earnest deposit is forfeited for any other reason, Owner 73. shall pay a brokerage fee equal to the lesser of one-half of the earnest deposit or the full amount of the commission.

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P		OWNER	OWNER	

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- 74. Construction: To the maximum extent permitted by applicable law, this Agreement shall be construed as limiting applicable
- 75. provisions of law relating to when commissions are earned or payable. In the event of any express disagreement between any
- 76. provision of this Agreement and the requirements of applicable law, the applicable provision of this Agreement shall be deemed as
- 77. modified to the minimum extent necessary to ensure compliance with applicable law.

5. FIXTURES & PERSONAL PROPERTY

79.	Fixtures and Personal Property: For purposes of this Agreement, fixtures shall mean property attached/affixed to the Premises. Owner agrees that all existing: fixtures on the Premises, personal property specified herein, and means to operate fixtures and property (i.e., remote controls) shall convey in this sale or rental. Including the following:
82. 83. 84. 85. 86. 87. 88.	draperies and other window coverings outdoor landscaping (i.e., shrubbery, trees stoves: gas-log, pellet, wood-burning
90. 91. 92. 93.	
95. 96. 97. 98. 99. 100.	Additional Existing Personal Property Which may be Included in this Sale (if checked): refrigerator(s) (description): washer(s) (description): dryer(s) (description): above-ground spa/hot tub including equipment, covers, and any mechanical or other cleaning systems (description): other: Additional items of personal property Which may be included in the sale or rental:
	Leased or Not Owned Items: The following items are leased or not owned by Owner (if checked):
106.	Other leased or lien items not included in the sale or rental:
108. 109.	
	6. AGENCY

110. **Owner Representation:** Broker shall represent Owner in any resulting transaction during the term of this Agreement, except 111. as specified in Section 4. Unless otherwise agreed, Broker acts as Owner's agent only and has the duties of loyalty, obedience,

112. disclosure, confidentiality, and accounting (Fiduciary Duties) as well as other duties imposed by the Arizona Department of Real

113. Estate. Owner acknowledges that Broker may show prospective buyers the Premises and this shall not constitute a conflict of interest.

114. **Conduct of Brokers:** Regardless of whom they represent, Broker has the obligation to: (i) treat all parties to a transaction fairly;

115. (ii) disclose, in writing, all facts known to the licensee that may materially and adversely affect the consideration to be paid for the 116. Premises; and (iii) disclose that Owner or buyer(s) may be unable to perform. REALTORS[®] are further obligated by the National

117. Association of REALTORS® Code of Ethics to treat all parties honestly.

118. Limited Representation: A limited agency may occur when Broker procures a buyer(s) for the Premises. In this situation, the same

119. real estate company may represent the Owner's interest and the buyer's interest but not to the detriment of the other party.

120. Broker can legally represent both parties with the knowledge and prior written consent of both parties.

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		OWNER	OWNER	

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121. What Broker Cannot Disclose to Clients Under Limited Representation: (i) confidential information the Broker may know about 122. a client, without the client's express consent; (ii) the price or terms the Owner will take other than the Price without permission of the 123. Owner; (iii) the price or terms the buyer(s) is willing to pay without permission of the buyer(s); (iv) a recommended or suggested price 125. or terms the buyer(s) should offer; and (v) a recommended or suggested price or terms the Owner should counter with or accept.

126. Competing Owners: Owner understands that Broker may have or obtain listings on other properties, and that potential buyer(s) 127, may consider, make offers on, or purchase through Broker, property the same as or similar to Owner's Premises. Owner consents 128, to Broker's representation of Owners and buyer(s) of other properties before, during, and upon expiration of this Agreement.

7. BROKER AUTHORITY

129. Broker's Role: Broker is not responsible for the custody or condition of the Premises or its management (except under separate 130. contract), upkeep, or repair.

131. Advertising: Owner agrees to not advertise or market the Premises in any manner without the prior written permission of Broker.

132. Multiple Listing Service (MLS): Broker is authorized to provide any and all information regarding the Premises to any MLS of 133. which Broker is a participant and to publish and disseminate such information in print or electronic form to MLS participants and

134. the general public, including dissemination of the information through Internet Data Exchanges (IDX) and Virtual Office Websites

135. (VOWs). Broker is authorized to report the sale or rental of the Premises and its price, terms and financing for dissemination 136. through the MLS to MLS participants and the general public.

137. All terms of the transaction, including sale price and financing, if applicable, (i) will be provided to the MLS(s); and (ii) may be

138. provided to the MLS even if the Premises is not listed with the MLS(s).

139. Signs: Broker IS IS NOT allowed to place Broker's "For Sale" sign or "For Rent" sign in conjunction with any customary 140. sign rider on the Premises, and in the event of a sale, a "Sold" or "Pending" sign, or lease, a "Rented" sign (at Broker's discretion)

141. on the Premises. Seller acknowledges that any public marketing of the premises will require submission to the MLS within one

142. business day.

143. Photos/Video: Owner DOES DOES NOT authorize Broker to place photos, video images/virtual tours of the Premises on 144. the internet and other electronic and on-line media platforms. If authorized by Owner to do so, such marketing will be performed

145. at the sole discretion of Broker. Owner is cautioned to protect items in view.

146. Owner acknowledges that once images are placed on the internet, neither Broker nor Owner has control over who can view 147. such images and what use viewers may make of the images, or how long such images may remain available on the internet.

148. Owner further assigns any rights in all images, if owned, to the Broker and agrees that such images are the property of Broker

149. and that Broker may use such images for advertising, including post sale and for Broker's business in the future.

150. Lockbox/Keysafe: Broker IS IS NOT authorized to install a lockbox/keysafe. A lockbox/keysafe is designed to hold a key 151. to the Premises to permit access to the Premises by Broker, cooperating brokers, MLS participants, their authorized licensees 152. and representatives, authorized inspectors, and prospective buyers. Broker, cooperating brokers, MLS and Associations/Boards

153, of REALTORS® are not insurers against injury, theft, loss, vandalism or damage attributed to the use of a lockbox/keysafe. If 154. Premises is rented, Owner must comply with providing proper notice to tenant(s) pursuant to Arizona law.

155. Offers: Broker IS IS IS NOT authorized to disclose the existence of offers, which includes the sales price and terms of sale or 156. rent price and terms of lease, on the Premises.

157. Subsequent Purchase or Lease Offers: Broker acknowledges that Owner has the right to accept subsequent offers until the close 158. of escrow in the case of a sale or until occupancy by a tenant in the case of a rental. Owner understands that any subsequent offers 159, accepted by Owner must be backup offers, namely, contingent on the cancellation or other nullification of any contracts arising from 160, the acceptance of earlier offers.

161. (Check if applicable) Accept backup offers Withhold verbal offers Withhold all offers once Owner accepts a purchase 162. contract or lease agreement for the Premises.

163. Broker will change or maintain the correct MLS Listing status in accordance with the MLS Rules and Regulations and any 164. associated policies.

165. Cancellation: Broker reserves the right to cancel this Agreement unilaterally for cause, which shall include, but is not limited to, 166. Broker's good faith belief that any service requested of Broker or any action undertaken by anyone other than Broker is (or could 167. be determined to be) in violation of any applicable law.

8. OWNER OBLIGATION

168. **Premises Access:** Owner shall provide access to the Premises at reasonable times and upon reasonable notice to allow for showing 169. the Premises to prospective buyers and cooperating brokers.

170. **Security, Insurance, Showings, Audio and Video:** Broker(s) is not responsible for loss of or damage to personal or real property 171. or person, whether attributable to use of a keysafe/lockbox, a showing of the Premises, or otherwise. Third parties, including, 172. but not limited to, appraisers, inspectors, brokers and prospective buyers, may have access to, and take videos and photographs 173. of the interior of the Premises. Owner agrees to: (i) take reasonable precautions to safeguard and protect valuables that might 174. be accessible during showings of the Premises; and (ii) obtain insurance to protect against these risks. Broker does not maintain 175. insurance for the Owner's benefit. Persons visiting the Premises may not be aware that they could be recorded by audio or visual 176. devices installed by Owner (such as "nanny cams" and hidden security cameras).

177. Owner is advised to post notice disclosing the existence of security devices on the Premises, if any.

178. Adverse Information: Owner has disclosed to Broker all material latent defects and information concerning the Premises known 179. to Owner, including all material information relating to: (i) connection to a public sewer system, septic tank or other sanitation 180. system; (ii) the existence of any tax, judgment or other type of lien; (iii) past or present infestation by or treatment for wood-181. destroying pests or organisms; and (iv) past or present repair of the Premises for damage resulting from wood destroying pests 182. or organisms. During the term of this Agreement, Owner agrees to continue disclosing to Broker all additional information of the 183. type required by the preceding sentence promptly after Owner becomes aware of any such information by updating the Seller's 184. Property Disclosure Statement, Residential Lease Owner's Property Disclosure Statement or other written notice.

185. **Disclosures:** Owner shall provide Broker with accurate information about the Premises. Owner acknowledges that Arizona law 186. requires Owner to disclose material (important) facts about the Premises, even if Owner is not asked by the buyer(s) or a real 187. estate agent. Owner agrees to provide the following disclosures, if applicable:

- Affidavit of Disclosure: If the Premises is located in an unincorporated area of the county, and five (5) or fewer parcels of property other than subdivided property are being transferred, Owner shall deliver a completed Affidavit of Disclosure in the form required by law to buyer within five (5) days after purchase contract acceptance.
- 191. **2. Disclosure of Lead-Based Paint and Lead-Based Paint Hazards (Sale or Rental):** If the Premises structure was built 192. before 1978, federal law requires that Owner provide the buyer or tenant with a lead-based paint disclosure form.
- Domestic Water Well Addendum Seller's Property Disclosure Statement: If the Premises is served by a domestic water well, Owner shall deliver a completed Domestic Water Well Addendum to buyer within three (3) days of contract acceptance.
- Foreign Investment in Real Property Tax Act certificate: The Foreign Investment in Real Property Tax Act ("FIRPTA") is applicable if Owner is a non-resident alien individual, foreign corporation, foreign partnership, foreign trust, or foreign estate ("Foreign Person"). Owner agrees to complete, sign, and deliver to Escrow Company a certificate indicating whether Owner is a Foreign Person. FIRPTA requires that a foreign seller may have federal income taxes up to 15% of the purchase price withheld, unless an exception applies. Owner is responsible for obtaining independent legal and tax advice.
- 200. 5. H.O.A. Condominium / Planned Community Addendum: If the Premises is in a residential HOA/Condominium or Planned
 201. Unit Development, Owner shall complete and return to Broker page 1 of the HOA Addendum.
- Insurance Claims History: Owner shall deliver to buyer a written five (5) year insurance claims history regarding the Premises (or a claims history for the length of time Owner has owned the Premises if less than five (5) years) from Owner's insurance company or an insurance support organization or consumer reporting agency, or if unavailable from these sources, from Owner, within five (5) days after purchase contract acceptance.
- 206. **7. Residential Lease Agreement (Lease):** If the Premises is to be sold while subject to a Lease, Owner shall provide a copy 207. of the Lease to the Broker.
- 208. 8. Residential Lease Owner's Property Disclosure Statement (RLOPDS): The RLOPDS is designed to protect the Owner
 209. by disclosing pertinent information regarding the Premises.
- 210. 9. Seller's Property Disclosure Statement (SPDS): The SPDS is designed to protect the Owner by disclosing pertinent information regarding the Premises. Owner shall complete and return the SPDS to Broker.

212. 10. Solar Lease / Solar Loan Assumption Addendum: If a solar photovoltaic panel system ("Solar System") has been installed
213. on the Premises that is subject to a lease or unpaid loan, Owner shall complete and return the Solar Lease / Solar Loan

214. Assumption Addendum to Broker.

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	OWNER	OWNER	

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215. Recommendations: If Broker recommends a builder, contractor, escrow company, title company, pest control service, appraiser, 216. lender, home inspection company or home warranty company or any other person or entity to Owner for any purpose, such 217. recommendations shall be independently investigated and evaluated by Owner, who hereby acknowledges that any decision to 218. enter into any contractual arrangement with any such person or entity recommended by Broker will be based solely upon such 219. independent investigation and evaluation. Owner understands that said contractual arrangement may result in Compensation 220. or fee to Broker. Owner agrees it will not allow mechanic's liens to be recorded against the Premises during the term of this 221. Agreement or at any time prior to close of escrow.

222. Indemnification: Owner hereby expressly releases, holds harmless and indemnifies Broker, all Boards or Associations of
 223. REALTORS[®], MLS, and all other brokers from any and all liability and responsibility regarding damage or loss arising from any
 224. misrepresentation or breach of warranty by Owner in this Agreement, any incorrect information supplied by Owner and any facts
 225. concerning the Premises not disclosed or withheld by Owner, including without limitation, any facts known to Owner relating to
 226. Adverse Information or latent defects.
 227. (OWNER'S INITIALS REQUIRED)

9. REMEDIES

228. Alternative Dispute Resolution: Owner and Broker agree to mediate any dispute or claim arising out of or relating to this 229. Agreement. All mediation costs shall be paid equally by the parties. In the event that mediation does not resolve all disputes or 230. claims, the unresolved disputes or claims shall be submitted for binding arbitration. In such event, the parties shall agree upon an 231. arbitrator and cooperate in the scheduling of an arbitration hearing. If the parties are unable to agree on an arbitrator, the dispute 232. shall be submitted to the American Arbitration Association ("AAA") in accordance with the AAA Arbitration Rules for the Real Estate 233. Industry. The decision of the arbitrator shall be final and nonappealable. Judgment on the award rendered by the arbitrator may be 234. entered in any court of competent jurisdiction. Notwithstanding the foregoing, either party may opt out of binding arbitration within 235. thirty (30) days after the conclusion of the mediation conference by notice to the other and in such event either party shall have

236. the right to resort to court action.

237. Attorney Fees and Costs: The prevailing party in any dispute or claim arising out of or relating to this Agreement shall be

238. awarded their reasonable attorney fees and costs. Costs shall include, without limitation: expert witness fees, fees paid to

239. investigators, and arbitration costs.

	10. ADDITIONAL TERMS AND CONDITIONS
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255. **Assignment**: Neither Broker nor Owner may assign any rights or obligations pursuant to this Agreement without the prior written 256. consent of the other, and any attempted assignment without consent shall be void and of no effect.

257. Arizona Law: This Agreement shall be governed by Arizona law and jurisdiction is exclusively conferred on the State of Arizona.

258. Notice: Unless otherwise provided, delivery of all notices and documentation required or permitted shall be in writing addressed

259. to Owner or Broker as indicated in Sections 11 and 12 and deemed delivered and received when: (i) hand-delivered; (ii) sent

260. via facsimile transmission; (iii) sent via electronic mail, if email addresses are provided herein; (iv) sent by recognized overnight 261. courier service, or (v) sent by U.S. mail, in which case the Notice shall be deemed received when actually received or five (5) days

262. after the notice is mailed, whichever occurs first.

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263. Days: All references to days shall be deemed to be calendar days unless otherwise provided.

264. **Copies and Counterparts:** This Agreement may be executed by facsimile or other electronic means and in any number of 265. counterparts. A fully executed facsimile or electronic copy of the Agreement shall be treated as an original Agreement.

266. Entire Agreement: This Agreement and any addenda and attachments shall constitute the entire Agreement between Owner and

267. Broker and shall supersede any other written or oral agreements. Invalidity or unenforceability of one or more provisions of this

268. Agreement shall not affect any other provisions of this Agreement. The failure to initial any page of this Agreement shall not affect

269. the validity or terms of this Agreement.

270. Acceptance: The undersigned agree to the terms and conditions set forth herein and acknowledge receipt of a copy of this Agreement.

11. OWNER



Brokerage File/Log No Manager's Initials Broker's Initials Date		For Broker Use Only:
	Manager's Initials Broker's Initials Date	Brokerage File/Log No Manage
MO/DA/YR	MO/DA/YR	

SAMPLE REAL ESTATE FORMS

PURCHASE CONTRACT

BUYER ATTACHMENT



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.

۱.	Read	the	entire	contract	before	you	sign	it.	
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- 2. Review the Residential 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:

- General home inspector
 - Heating/cooling inspector
 - Mold inspector
 - Pest inspector
 - Pool inspector
 - Roof 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 2f).

It is your responsibility to make sure that you and your lender follow the timeline requirements in Section 2, and 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 and you may be liable for damages.

- 6. Read the title commitment within five (5) days of receipt (see Section 3c).
- 7. Read the CC&R's and all other governing documents within five (5) days of receipt (see Section 3c), especially if the home is in a homeowner's association.
- 8. Conduct a thorough pre-closing walkthrough (see Section 6I). If the property is unacceptable, speak up. After the closing may be too late.

You can obtain information through the Buyer's Advisory at www.aaronline.com/manage-risk/buyer-advisory-3/.

Remember, you are urged to consult with an attorney, inspectors, and experts of your choice in any area of interest or concern in the transaction. Be cautious about verbal representations, advertising claims, and information contained in a listing. *Verify anything important to you.*

WARNING: *WIRE TRANSFER FRAUD*

Beware of wiring instructions sent via email. Cyber criminals may hack email accounts and send emails with fake wiring instructions. *Always independently confirm wiring instructions prior to wiring any money.* Do not email or transmit documents that show bank account numbers or personal identification information.



RESIDENTIAL RESALE REAL ESTATE PURCHASE CONTRACT

Document updated: February 2020

Ψ	ARIZONA association of REALTORS
REAL SOLUTIO	NS. REALTOR® SUCCESS.

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.

REALTOR*

>>

1. PROPERTY

- **a.** 1. **BUYER:** BUYER'S NAME(S)
 - 2. SELLER: SELLER'S NAME(S)

or as identified in section 9c.

3. Buyer agrees to buy and Seller agrees to sell the real property with all improvements, fixtures, and appurtenances thereon 4. or incidental thereto, plus the personal property described herein (collectively the "Premises").

b.	5.	5. Premises Address:		Assessor's #:
	6.	3. City:	County:	AZ, Zip Code:
	7.	7. Legal Description:		
	8.	3		
	9.)		
c.	10.). \$ Full Purchase	Price, paid as outlined below	
	11.	. \$ Earnest Mone	у	
	12.	2. \$		
	13.	3. \$		
	15.	5		
	16.	5		
		7. Earnest Money is in the form of: 🗌 Person	al Check 🗌 Wire Transfer 🗌 Other	
		3. Upon acceptance of this offer, the Earnest M		ow Company 🗌 Broker's Trust Account.
	19. 20.	 IF THIS IS AN ALL CASH SALE: A Letter funds to close escrow <i>is</i> attached hereto. 	of Credit or a source of funds from a financia	l institution documenting the availability of
d.	22.	 Close of Escrow: Close of Escrow ("COE" Buyer and Seller shall comply with all terms documents, and perform all other acts nece 	and conditions of this Contract, execute and	deliver to Escrow Company all closing
		A. MONTH , 20 DAY , YE 5. COE shall occur on the next day that both a	("COE Date"). If Escrow Company or r	ecorder's office is closed on the COE Date,
			·	
	27.	 Buyer shall deliver to Escrow Company a ca payment, additional deposits or Buyer's closes Escrow Company, in a sufficient amount an 	sing costs, and instruct the lender, if applicabl	le, to deliver immediately available funds to
		 Buyer acknowledges that failure to pay the point of the p		
	31.	. All funds are to be in U.S. currency.		
e.	32.	2. Possession: Seller shall deliver possessio	on, occupancy, existing keys and/or means to	operate all locks, mailbox, security
	34.	 system/alarms, and all common area facilitie Broker(s) recommend that the parties seek the risks of pre-possession or post-possess 	independent counsel from insurance, legal, ta	ax, and accounting professionals regarding
1f.	36. 37.	5. Addenda Incorporated: Additional Cla 7. Lead-Based Paint Disclosure Loan As	ause Buyer Contingency Domestic W ssumption On-site Wastewater Treatment	

38. Solar Lease / Solar Loan Assumption Addendum Other:

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SELLER	SELLER				BUYER	BUYER	

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1g.

39. Fixtures and Personal Property: For purp 40. Seller agrees that all existing: fixtures on the		
41. property (i.e., remote controls) shall convey		n, and means to operate fixtures and
	es•media antennas/satellite dishes (affixed)	 storage sheds
43. •central vacuum, hose, and attachments	• outdoor fountains and lighting	 storm windows and doors
44. • draperies and other window coverings	• outdoor landscaping (i.e., shrubbery,	 stoves: gas-log, pellet, wood-burning
45. •fireplace equipment (affixed)	trees and unpotted plants)	 timers (affixed)
46. •floor coverings (affixed)	 shutters and awnings 	 towel, curtain and drapery rods
47. •free-standing range/oven	• smart home devices, access to which	• wall mounted TV brackets and hardware
48. •garage door openers and remotes49. •light fixtures	shall be transferred (i.e., video doorbell, automated thermostat)	(excluding TVs)
49. ●light fixtures 50. ●mailbox	• speakers (flush-mounted)	 water-misting systems window and door screens, sun shades
	speakers (nush mounted)	window and door screens, surrandes
51. If owned by Seller, the following items also a		
52. • affixed alternate power systems serving	• in-ground pool and spa/hot tub equipmen	t •security and/or fire systems and/or alarms
53. the Premises (i.e., solar)	and covers (including any mechanical or	
54.	other cleaning systems)	 water softeners
55. Additional existing personal property inc	luded in this sale (if checked):	
56. refrigerator (description):		
57. washer (description):		
58. dryer (description):		
	oment, covers, and any mechanical or other o	ale anime a vaterna (decarrintian):
_ • • • • • •	oment, covers, and any mechanical of other o	cleaning systems (description):
60		
	dressed (description):	
62. 🗌 other personal property not otherwise ad	dressed (description):	
63. Additional existing personal property inc	luded shall not be considered part of the	Premises and shall be transferred with no
64. monetary value, and free and clear of all	liens or encumbrances.	
65. Leased items shall NOT be included in this s	sale. Seller shall deliver notice of all leased ite	ems within three (3) days after Contract
66. acceptance. Buyer shall provide notice of an	v leased items disapproved within the Inspec	tion Period or five (5) days after receipt of
	, and the second s	

67. the notice, whichever is later.

68. IF THIS IS AN ALL CASH SALE: Section 2 does not apply go to Section 3.

2. FINANCING

69. Pre-Qualification: An AAR Pre-Qualification Form is attached hereto and incorporated herein by reference. 2a.

- 70. Loan Contingency: Buyer's obligation to complete this sale is contingent upon Buyer obtaining loan approval without Prior to 2b. 71. Document ("PTD") conditions no later than three (3) days prior to the COE Date for the loan described in the AAR Loan Status 72. Update ("LSU") form or the AAR Pre-Qualification Form, whichever is delivered later. No later than three (3) days prior to the

 - 73. COE Date, Buyer shall either: (i) sign all loan documents; or (ii) deliver to Seller or Escrow Company notice of loan
 - 74. approval without PTD conditions AND date(s) of receipt of Closing Disclosure(s) from Lender; or (iii) deliver to Seller or
 - 75. Escrow Company notice of inability to obtain loan approval without PTD conditions.
- 76. Unfulfilled Loan Contingency: This Contract shall be cancelled and Buyer shall be entitled to a return of the Earnest Money if 2c. 77. after diligent and good faith effort, Buyer is unable to obtain loan approval without PTD conditions and delivers notice of inability 78. to obtain loan approval no later than three (3) days prior to the COE Date. If Buyer fails to deliver such notice, Seller may issue a 79. cure notice to Buyer as required by Section 7a and, in the event of Buyer's breach, Seller shall be entitled to the Earnest Money 80. pursuant to Section 7b. If, prior to expiration of any Cure Period, Buyer delivers notice of inability to obtain loan approval, Buyer 81. shall be entitled to a return of the Earnest Money. Buyer acknowledges that prepaid items paid separately from the Earnest Money 82. are not refundable.
- 2d. 83. Interest Rate / Necessary Funds: Buyer agrees that (i) the inability to obtain loan approval due to the failure to lock the interest 84. rate and "points" by separate written agreement with the lender; or (ii) the failure to have the down payment or other funds 85. due from Buyer necessary to obtain the loan approval without conditions and close this transaction is not an unfulfilled loan 86. contingency.
- 87. Loan Status Update: Buyer shall deliver to Seller the LSU, with at a minimum lines 1-40 completed, describing the current status 2e. 88. of the Buyer's proposed loan within ten (10) days after Contract acceptance and instruct lender to provide an updated LSU to 89. Broker(s) and Seller upon request.

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SELLER	SELLER				BUYER	BUYER	_

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- **2f.** 90. **Loan Application:** Unless previously completed, within three (3) days after Contract acceptance Buyer shall (i) provide lender 91. with Buyer's name, income, social security number, Premises address, estimate of value of the Premises, and mortgage loan 92. amount sought; and (ii) grant lender permission to access Buyer's Trimerged Residential Credit Report.
- 2g. 93. Loan Processing During Escrow: Within ten (10) days after receipt of the Loan Estimate Buyer shall (i) provide lender with 94. notice of intent to proceed with the loan transaction in a manner satisfactory to lender; and (ii) provide to lender all requested 95. signed disclosures and the documentation listed in the LSU at lines 32-35. Buyer agrees to diligently work to obtain the loan and
 - 96. will promptly provide the lender with all additional documentation requested.
- 2i. 99. Loan Costs: All costs of obtaining the loan shall be paid by Buyer, unless otherwise provided for herein.
- 2j. 100. Seller Concessions (if any): In addition to the other costs Seller has agreed to pay herein, Seller will credit Buyer _____% 101. of the Purchase Price OR \$ ______ (Seller Concessions). The Seller Concessions may be used for any Buyer fee, cost, 102. charge, or expenditure to the extent allowed by Buyer's lender.
- 2k. 103. Changes: Buyer shall immediately notify Seller of any changes in the loan program, financing terms, or lender described in the 104. Pre-Qualification Form attached hereto or LSU provided within ten (10) days after Contract acceptance and shall only make any 105. such changes without the prior written consent of Seller if such changes do not adversely affect Buyer's ability to obtain loan 106. approval without PTD conditions, increase Seller's closing costs, or delay COE.
- 21. 107. Appraisal Contingency: Buyer's obligation to complete this sale is contingent upon an appraisal of the Premises acceptable to 108. lender for at least the purchase price. If the Premises fail to appraise for the purchase price in any appraisal required by lender, 109. Buyer has five (5) days after notice of the appraised value to cancel this Contract and receive a return of the Earnest Money or 110. the appraisal contingency shall be waived, unless otherwise prohibited by federal law.
- 2m. 111. Appraisal Cost(s): Initial appraisal fee shall be paid by Suyer Description Seller Other
 - 112. at the time payment is required by lender and is non-refundable. If Seller is paying the initial appraisal fee, the fee will will not 113. be applied against Seller's Concessions at COE, if applicable. If Buyer's lender requires an updated appraisal prior to COE, it will be
 - 114. performed at Buyer's expense. Any appraiser/lender required inspection cost(s) shall be paid for by Buyer.

3. TITLE AND ESCROW

3a. 115. **Escrow:** This Contract shall be used as escrow instructions. The Escrow Company employed by the parties to carry out the 116. terms of this Contract shall be:

117.				
	ESCROW/TITLE COMPANY			
118.				
	ADDRESS	C	CITY	STATE ZIP
119.				
	EMAIL	Р	HONE	FAX

- **3b.** 120. **Title and Vesting:** Buyer will take title as determined before COE. If Buyer is married and intends to take title as his/her sole 121. and separate property, a disclaimer deed may be required. Taking title may have significant legal, estate planning and tax 122. consequences. Buyer should obtain independent legal and tax advice.
- 3c. 123. Title Commitment and Title Insurance: Escrow Company is hereby instructed to obtain and deliver to Buyer and Seller directly, 124. addressed pursuant to 8s and 9c or as otherwise provided, a Commitment for Title Insurance together with complete and legible copies 125. of all documents that will remain as exceptions to Buyer's policy of Title Insurance ("Title Commitment"), including but not limited to 126. Conditions, Covenants and Restrictions ("CC&Rs"); deed restrictions; and easements. Buyer shall have five (5) days after receipt of the 127. Title Commitment and after receipt of notice of any subsequent exceptions to provide notice to Seller of any items disapproved. Seller 128. shall convey title by warranty deed, subject to existing taxes, assessments, covenants, conditions, restrictions, rights of way, easements
 - 129. and all other matters of record. Buyer shall be provided at Seller's expense an American Land Title Association ("ALTA") Homeowner's
 - 130. Title Insurance Policy or, if not available, a Standard Owner's Title Insurance Policy, showing title vested in Buyer. Buyer may acquire
 - 131. extended coverage at Buyer's own additional expense. If applicable, Buyer shall pay the cost of obtaining the ALTA Lender Title 132. Insurance Policy.
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 SELLER
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 BUYER
 BUYER

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- 3d. 133. Additional Instructions: (i) Escrow Company shall promptly furnish notice of pending sale that contains the name and address of
 - 134. Buyer to any homeowner's association(s) in which the Premises are located. (ii) If Escrow Company is also acting as the title agency
 - 135. but is not the title insurer issuing the title insurance policy, Escrow Company shall deliver to Buyer and Seller, upon deposit of funds, a 136. closing protection letter from the title insurer indemnifying Buyer and Seller for any losses due to fraudulent acts or breach of escrow
 - 137. instructions by Escrow Company. (iii) All documents necessary to close this transaction shall be executed promptly by Seller and
 - 138. Buyer in the standard form used by Escrow Company. Escrow Company shall modify such documents to the extent necessary to be
 - 139. consistent with this Contract. (iv) Escrow Company fees, unless otherwise stated herein, shall be allocated equally between Seller and
 - 140. Buyer. (v) Escrow Company shall send to all parties and Broker(s) copies of all notices and communications directed to Seller, Buyer
 - 141. and Broker(s). (vi) Escrow Company shall provide Broker(s) access to escrowed materials and information regarding the escrow. (vii)
 - 142. If an Affidavit of Disclosure is provided, Escrow Company shall record the Affidavit at COE.
- 3e. 143. Tax Prorations: Real property taxes payable by Seller shall be prorated to COE based upon the latest tax information available.
- 3f. 144. Release of Earnest Money: In the event of a dispute between Buyer and Seller regarding any Earnest Money deposited with
 - 145. Escrow Company, Buyer and Seller authorize Escrow Company to release the Earnest Money pursuant to the terms and conditions
 - 146. of this Contract in its sole and absolute discretion. Buyer and Seller agree to hold harmless and indemnify Escrow Company against
 - 147. any claim, action or lawsuit of any kind, and from any loss, judgment, or expense, including costs and attorney fees, arising from or
 - 148. relating in any way to the release of the Earnest Money.
- **3g.** 149. **Prorations of Assessments and Fees:** All assessments and fees that are not a lien as of COE, including homeowner's 150. association fees, rents, irrigation fees, and, if assumed, insurance premiums, interest on assessments, interest on encumbrances,
 - 151. and service contracts, shall be prorated as of COE or Other:
- **3h.** 152. **Assessment Liens:** The amount of any assessment lien or bond including those charged by a special taxing district, such as a 153. Community Facilities District, shall be prorated as of COE.

4. DISCLOSURE

- 4a. 154. Seller's Property Disclosure Statement ("SPDS"). Seller shall deliver a completed AAR Residential SPDS form to Buyer 155. within three (3) days after Contract acceptance. Buyer shall provide notice of any SPDS items disapproved within the Inspection 156. Period or five (5) days after receipt of the SPDS, whichever is later.
- **4b.** 157. **Insurance Claims History:** Seller shall deliver to Buyer a written five (5) year insurance claims history regarding the Premises (or a 158. claims history for the length of time Seller has owned the Premises if less than five (5) years) from Seller's insurance company or an
 - 159. insurance support organization or consumer reporting agency, or if unavailable from these sources, from Seller, within five (5) days 160. after Contract acceptance. Buyer shall provide notice of any items disapproved within the Inspection Period or five (5) days after 161. require to the claims history, which our is later
 - 161. receipt of the claims history, whichever is later.
- 4c. 162. Foreign Sellers: The Foreign Investment in Real Property Tax Act ("FIRPTA") is applicable if Seller is a non-resident alien 163. individual, foreign corporation, foreign partnership, foreign trust, or foreign estate ("Foreign Person"). Seller agrees to complete, 164. sign, and deliver to Escrow Company a certificate indicating whether Seller is a Foreign Person. FIRPTA requires that a foreign 165. seller may have federal income taxes up to 15% of the purchase price withheld, unless an exception applies. Seller is responsible 166. for obtaining independent legal and tax advice.
- 4d. 167. Lead-Based Paint Disclosure: If the Premises were built prior to 1978, Seller shall: (i) notify Buyer of any known lead-based paint 168. ("LBP") or LBP hazards in the Premises; (ii) provide Buyer with any LBP risk assessments or inspections of the Premises in Seller's 169. possession; (iii) provide Buyer with the Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards, and any 170. report, records, pamphlets, and/or other materials referenced therein, including the pamphlet "Protect Your Family from Lead in Your 171. Home" (collectively "LBP Information"). Buyer shall return a signed copy of the Disclosure of Information on Lead-Based Paint and
 - 172. Lead-Based Paint Hazards to Seller prior to COE.
 - 173. LBP Information was provided prior to Contract acceptance and Buyer acknowledges the opportunity to conduct LBP risk 174. assessments or inspections during Inspection Period.
 - 175. Seller shall provide LBP Information within five (5) days after Contract acceptance. Buyer may within ten (10) days
 - 176. or ______ days after receipt of the LBP Information conduct or obtain a risk assessment or inspection of the Premises for the 177. presence of LBP or LBP hazards ("Assessment Period"). Buyer may within five (5) days after receipt of the LBP Information or five 178. (6) days after availation of the Assessment Period".
 - 178. (5) days after expiration of the Assessment Period cancel this Contract.
 - 179. Buyer is further advised to use certified contractors to perform renovation, repair or painting projects that disturb lead-based paint in 180. residential properties built before 1978 and to follow specific work practices to prevent lead contamination.
 - 181.
 If Premises were constructed prior to 1978, (BUYER'S INITIALS REQUIRED)
 BUYER
 BUYER

 182.
 If Premises were constructed in 1978 or later, (BUYER'S INITIALS REQUIRED)
 BUYER
 BUYER
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- 4e. 183. Affidavit of Disclosure: If the Premises are located in an unincorporated area of the county, and five (5) or fewer parcels of 184. property other than subdivided property are being transferred. Seller shall deliver a completed Affidavit of Disclosure in the form
 - 185. required by law to Buyer within five (5) days after Contract acceptance. Buyer shall provide notice of any Affidavit of Disclosure items 186. disapproved within the Inspection Period or five (5) days after receipt of the Affidavit of Disclosure, whichever is later.

4f. 187. Changes During Escrow: Seller shall immediately notify Buyer of any changes in the Premises or disclosures made herein. 188. in the SPDS, or otherwise. Such notice shall be considered an update of the SPDS. Unless Seller is already obligated by this 189. Contract or any amendments hereto, to correct or repair the changed item disclosed, Buyer shall be allowed five (5) days after

190. delivery of such notice to provide notice of disapproval to Seller.

5. WARRANTIES

5a. 191. Condition of Premises: BUYER AND SELLER AGREE THE PREMISES ARE BEING SOLD IN ITS PRESENT PHYSICAL

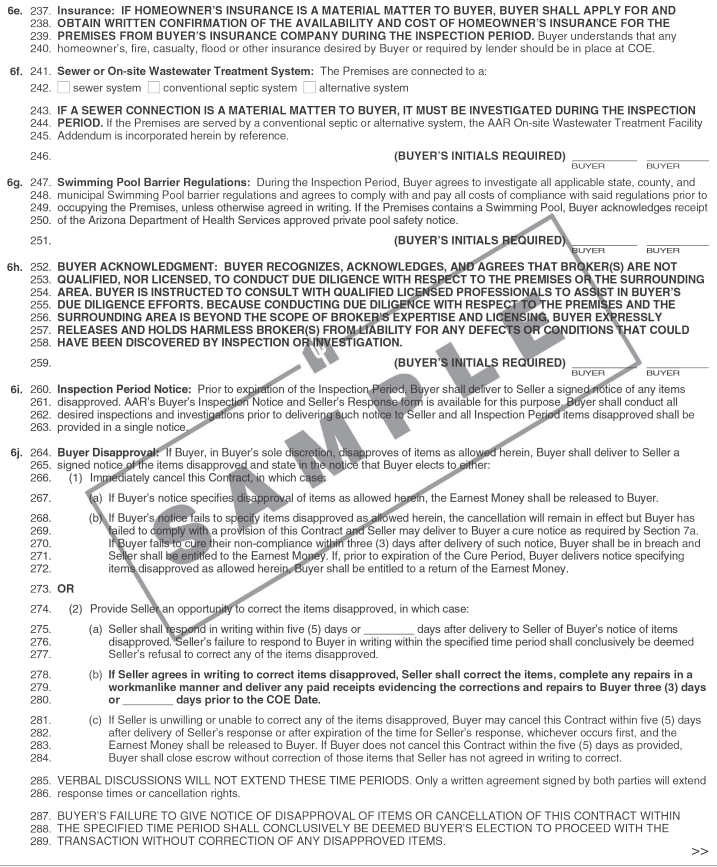
- 192. CONDITION AS OF THE DATE OF CONTRACT ACCEPTANCE. Seller makes no warranty to Buyer, either express or implied, as
- 193. to the condition, zoning, or fitness for any particular use or purpose of the Premises. However, Seller shall maintain and repair the 194. Premises so that at the earlier of possession or COE: (i) the Premises, including all personal property included in the sale, will be in
- 195. substantially the same condition as on the date of Contract acceptance; and (ii) all personal property not included in the sale and
- 196. debris will be removed from the Premises. Buyer is advised to conduct independent inspections and investigations regarding the
- 197. Premises within the Inspection Period as specified in Section 6a, Buyer and Seller acknowledge and understand they may, but are
- 198. not obligated to, engage in negotiations for repairs/improvements to the Premises. Any/all agreed upon repairs/improvements will be
- 199. addressed pursuant to Section 6j.
- 5b. 200. Warranties that Survive Closing: Seller warrants that Seller has disclosed to Buyer and Broker(s) all material latent defects and 201. any information concerning the Premises known to Seller, excluding opinions of value, which materially and adversely affect the 202. consideration to be paid by Buyer. Prior to COE, Seller warrants that payment in full will have been made for all labor, professional 203. services, materials, machinery, fixtures, or tools furnished within the 150 days immediately preceding COE in connection with the 204. construction, alteration, or repair of any structure on or improvement to the Premises. Seller warrants that the information regarding 205. connection to a sewer system or on-site wastewater treatment facility (conventional septic or alternative) is correct to the best of
 - 206. Seller's knowledge.
- 5c. 207. Buyer Warranties: Buyer warrants that Buyer has disclosed to Seller any information that may materially and adversely affect 208. Buyer's ability to close escrow or complete the obligations of this Contract. At the earlier of possession of the Premises or COE, 209. Buyer warrants to Seller that Buyer has conducted all desired independent inspections and investigations and accepts the Premises.
 - 210. Buyer warrants that Buyer is not relying on any verbal representations concerning the Premises except disclosed as follows:
 - 211.
 - 212. _

6. DUE DILIGENCE

6a. 213. Inspection Period: Buyer's Inspection Period shall be ten (10) days or

- days after Contract acceptance. During the 214. Inspection Period Buyer, at Buyer's expense, shall: (i) conduct all desired physical, environmental, and other types of inspections
- 215. and investigations to determine the value and condition of the Premises; (ii) make inquiries and consult government agencies,
- 216. lenders, insurance agents, architects, and other appropriate persons and entities concerning the suitability of the Premises and
- 217. the surrounding area; (iii) investigate applicable building, zoning, fire, health, and safety codes to determine any potential hazards,
- 218. violations or defects in the Premises; and (iv) verify any material multiple listing service ("MLS") information. If the presence of
- 219. sex offenders in the vicinity or the occurrence of a disease, natural death, suicide, homicide or other crime on or in the vicinity is 220. a material matter to Buyer, it must be investigated by Buyer during the Inspection Period. Buyer shall keep the Premises free and
- 221. clear of liens, shall indemnify and hold Seller harmless from all liability, claims, demands, damages, and costs, and shall repair all
- 222. damages arising from the inspections. Buyer shall provide Seller and Broker(s) upon receipt, at no cost, copies of all inspection
- 223. reports concerning the Premises obtained by Buyer. Buyer is advised to consult the Arizona Department of Real Estate Buyer
- 224. Advisory to assist in Buyer's due diligence inspections and investigations.
- 6b. 225. Square Footage: BUYER IS AWARE THAT ANY REFERENCE TO THE SQUARE FOOTAGE OF THE PREMISES, BOTH THE 226. REAL PROPERTY (LAND) AND IMPROVEMENTS THEREON, IS APPROXIMATE. IF SQUARE FOOTAGE IS A MATERIAL 227. MATTER TO BUYER, IT MUST BE INVESTIGATED DURING THE INSPECTION PERIOD.
- 6c. 228. Wood-Destroying Organism or Insect Inspection: IF CURRENT OR PAST WOOD-DESTROYING ORGANISMS OR INSECTS 229. (SUCH AS TERMITES) ARE A MATERIAL MATTER TO BUYER, THESE ISSUES MUST BE INVESTIGATED DURING THE
 - 230. INSPECTION PERIOD. Buyer shall order and pay for all wood-destroying organism or insect inspections performed during the
 - 231. Inspection Period. If the lender requires an updated Wood-Destroying Organism or Insect Inspection Report prior to COE, it will be
 - 232. performed at Buyer's expense.
- 6d. 233. Flood Hazard: FLOOD HAZARD DESIGNATIONS OR THE COST OF FLOOD HAZARD INSURANCE SHALL BE 234. DETERMINED BY BUYER DURING THE INSPECTION PERIOD. If the Premises are situated in an area identified as having
 - 235. any special flood hazards by any governmental entity, THE LENDER MAY REQUIRE THE PURCHASE OF FLOOD HAZARD
 - 236. INSURANCE. Special flood hazards may also affect the ability to encumber or improve the Premises.

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SELLER	SELLER				BUYER	BUYER	

6k. 290. Home Warranty Plan: Buyer and Seller are advised to investigate the various home warranty plans available for purchase. The 291. parties acknowledge that different home warranty plans have different coverage options, exclusions, limitations, service fees and 292. most plans exclude pre-existing conditions.

	293.		Buyer or Seller with the following optional coverage
	294.		, to be issued by at a cost be paid for by Buyer Seller Split evenly between Buyer and Seller
	296.	Buyer declines the purchase of a Home Wa	
	297.		(BUYER'S INITIALS REQUIRED)
61.	299. 300.	the purpose of satisfying Buyer that any correc	ver's inspector(s) reasonable access to conduct walkthrough(s) of the Premises for stions or repairs agreed to by Seller have been completed, and the Premises are ate of Contract acceptance. If Buyer does not conduct such walkthrough(s), Buyer
6m.	303.	Seller's Responsibility Regarding Inspectio and walkthrough(s) upon reasonable notice by until COE to enable Buyer to conduct these ins	ons and Walkthrough(s): Seller shall make the Premises available for all inspections Buyer. Seller shall, at Seller's expense, have all utilities on, including any propane, spections and walkthrough(s).
6n.	306. 307. 308.	Person, a buyer of residential real property mu applies. If FIRPTA is applicable and Buyer fails	restment in Real Property Tax Act ("FIRPTA") provides that, if a seller is a Foreign ist withhold federal income taxes up to 15% of the purchase price, unless an exceptior s to withhold, Buyer may be held liable for the tax. Buyer agrees to perform any acts rA and IRS reporting requirements and Buyer is responsible for obtaining independent
		7. REMEDIES	lu -
7a.	311. 312. 313.	provision of this Contract, the other party shall non-compliance is not cured within three (3) da	ty to cure a potential breach of this Contract. If a party fails to comply with any deliver a notice to the non-complying party specifying the non-compliance. If the ays after delivery of such notice ("Cure Period"), the failure to comply shall become a order's office is closed on the last day of the Cure Period, and COE must occur the next day that both are open for business.
7b.	 316. 317. 318. 319. 320. 321. 322. 323. 	breaching party in any claim or remedy that the Resolution obligations set forth herein. In the c Buyer's breach, the Earnest Money may be de the Earnest Money as Seller's sole right to dan notice required by Section 2b, or Buyer's inabil to Section 2l, Seller shall exercise this option a contingency is not a breach of Contract. The pa conditions of Section 1d to allow COE to occur	the non-breaching party may cancel this Contract and/or proceed against the e non-breaching party may have in law or equity, subject to the Alternative Dispute case of Seller, because it would be difficult to fix actual damages in the event of eemed a reasonable estimate of damages and Seller may, at Seller's option, accept nages; and in the event of Buyer's breach arising from Buyer's failure to deliver the lity to obtain loan approval due to the waiver of the appraisal contingency pursuant and accept the Earnest Money as Seller's sole right to damages. An unfulfilled arties expressly agree that the failure of any party to comply with the terms and on the COE Date, if not cured after a cure notice is delivered pursuant to Section 7a, et, rendering the Contract subject to cancellation.
7c.	326. 327. 328. 329. 330. 331. 332.	Contract in accordance with the REALTORS® I equally by the parties. In the event that mediati be submitted for binding arbitration. In such even an arbitration hearing. If the parties are unable Association ("AAA") in accordance with the AA final and nonappealable. Judgment on the awa Notwithstanding the foregoing, either party may	Lyer and Seller agree to mediate any dispute or claim arising out of or relating to this Dispute Resolution System, or as otherwise agreed. All mediation costs shall be paid ion does not resolve all disputes or claims, the unresolved disputes or claims shall ent, the parties shall agree upon an arbitrator and cooperate in the scheduling of to agree on an arbitrator, the dispute shall be submitted to the American Arbitration A Arbitration Rules for the Real Estate Industry. The decision of the arbitrator shall be ard rendered by the arbitrator may be entered in any court of competent jurisdiction. y opt out of binding arbitration within thirty (30) days after the conclusion of the d, in such event, either party shall have the right to resort to court action.
7d.	335. 336. 337. 338. 339.	Small Claims Division of an Arizona Justice Co the small claims division; (ii) judicial or nonjudio agreement for sale; (iii) an unlawful entry or de is within the jurisdiction of a probate court. Furt ("lis pendens"), or order of attachment, receive	are excluded from the requirement for ADR hereunder: (i) any action brought in the bourt (up to \$3,500) so long as the matter is not thereafter transferred or removed from cial foreclosure or other action or proceeding to enforce a deed of trust, mortgage, or etainer action; (iv) the filing or enforcement of a mechanic's lien; or (v) any matter that ther, the filing of a judicial action to enable the recording of a notice of pending action ership, injunction, or other provisional remedies shall not constitute a waiver of the I such action constitute a breach of the duty to mediate or arbitrate.
7e.	342.		rty in any dispute or claim between Buyer and Seller arising out of or relating to this orney fees and costs. Costs shall include, without limitation, attorney fees, expert bitration costs.
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SELLER	SELLER				BUYER	BUYER

8. ADDITIONAL TERMS AND CONDITIONS

8a.	344.	
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- 8b. 390. Risk of Loss: If there is any loss or damage to the Premises between the date of Contract acceptance and COE or possession, 391. whichever is earlier, by reason of fire, vandalism, flood, earthquake, or act of God, the risk of loss shall be on Seller, provided, 392. however, that if the cost of repairing such loss or damage would exceed ten percent (10%) of the purchase price, either Seller or 393. Buyer may elect to cancel the Contract.
- 8c. 394. Permission: Buyer and Seller grant Broker(s) permission to advise the public of this Contract.
- 8d. 395. Arizona Law: This Contract shall be governed by Arizona law and jurisdiction is exclusively conferred on the State of Arizona.
- **8e.** 396. **Time is of the Essence:** The parties acknowledge that time is of the essence in the performance of the obligations described 397. herein.
- 8f. 398. Compensation: Seller and Buyer acknowledge that Broker(s) shall be compensated for services rendered as previously agreed by 399. separate written agreement(s), which shall be delivered by Broker(s) to Escrow Company for payment at COE, if not previously paid. 400. If Seller is obligated to pay Broker(s), this Contract shall constitute an irrevocable assignment of Seller's proceeds at COE. If Buyer 401. is obligated to pay Broker(s), payment shall be collected from Buyer as a condition of COE. COMMISSIONS PAYABLE FOR THE 402. SALE, LEASING, OR MANAGEMENT OF PROPERTY ARE NOT SET BY ANY BOARD OR ASSOCIATION OF REALTORS®, OR 403. MULTIPLE LISTING SERVICE, OR IN ANY MANNER OTHER THAN BETWEEN BROKER AND CLIENT.
- 8g. 404. Copies and Counterparts: A fully executed facsimile or electronic copy of the Contract shall be treated as an original Contract. 405. This Contract and any other documents required by this Contract may be executed by facsimile or other electronic means and in any 406. number of counterparts, which shall become effective upon delivery as provided for herein, except that the Disclosure of Information 407. on Lead-Based Paint and Lead-Based Paint Hazards may not be signed in counterpart. All counterparts shall be deemed to 408. constitute one instrument, and each counterpart shall be deemed an original.
- 8h. 409. 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 410. end at 11:59 p.m.
- 8i. 411. Calculating Time Periods: In computing any time period prescribed or allowed by this Contract, the day of the act or event from 412. which the time period begins to run is not included and the last day of the time period is included. Contract acceptance occurs on the 413. date that the signed Contract (and any incorporated counter offer) is delivered to and received by the appropriate Broker. Acts that 414. must be performed three (3) days prior to the COE Date must be performed three (3) full days prior (i.e. if the COE Date is Friday 415. the act must be performed by 11:59 p.m. on Monday).
- **8j.** 416. **Entire Agreement:** This Contract, and any addenda and attachments, shall constitute the entire agreement between Seller and 417. Buyer, shall supersede any other written or oral agreements between Seller and Buyer and can be modified only by a writing signed 418. by Seller and Buyer. The failure to initial any page of this Contract shall not affect the validity or terms of this Contract.
- **8k.** 419. **Subsequent Offers:** Buyer acknowledges that Seller has the right to accept subsequent offers until COE. Seller understands that 420. any subsequent offer accepted by Seller must be a backup offer contingent on the cancellation of this Contract.
- **8I.** 421. **Cancellation:** A party who wishes to exercise the right of cancellation as allowed herein may cancel this Contract by delivering 422. notice stating the reason for cancellation to the other party or to Escrow Company. Cancellation shall become effective immediately 423. upon delivery of the cancellation notice.
- 8m. 424. Notice: Unless otherwise provided, delivery of all notices and documentation required or permitted hereunder shall be in writing 425. and deemed delivered and received when: (i) hand-delivered; (ii) sent via facsimile transmission; (iii) sent via electronic mail, if email 426. addresses are provided herein; or (iv) sent by recognized overnight courier service, and addressed to Buyer as indicated in Section 427. 8q, to Seller as indicated in Section 9a and to Escrow Company indicated in Section 3a.
- 8n. 428. Release of Broker(s): Seller and Buyer hereby expressly release, hold harmless and indemnify Broker(s) in this
 - 429. transaction from any and all liability and responsibility regarding financing, the condition, square footage, lot lines,
 - 430. boundaries, value, rent rolls, environmental problems, sanitation systems, roof, wood infestation, building codes,
 431. governmental regulations, insurance, price and terms of sale, return on investment or any other matter relating to the value
 - 431. governmental regulations, insurance, price and terms of sale, return on investment of any other matter relating to the value 432. or condition of the Premises. The parties understand and agree that Broker(s) do not provide advice on property as an
 - 433. investment and are not qualified to provide financial, legal, or tax advice regarding this real estate transaction.

434. (SELLER'S I	NITIALS REQUIRED)			(BUYER'S INITIALS REQUIRED)		
,	,	SELLER	SELLER	,	BUYER	BUYER

- **80.** 435. **Terms of Acceptance:** This offer will become a binding Contract when acceptance is signed by Seller and a signed copy delivered 436. in person, by mail, facsimile or electronically, and received by Broker named in Section 8q
 - 437. by ______ a.m./p.m., Mountain Standard Time.
 - 438. Buyer may withdraw this offer at any time prior to receipt of Seller's signed acceptance. If no signed acceptance is received by this 439. date and time, this offer shall be deemed withdrawn and Buyer's Earnest Money shall be returned.

8p. 440. THIS CONTRACT CONTAINS TEN (10) PAGES EXCLUSIVE OF ANY ADDENDA AND ATTACHMENTS. PLEASE ENSURE 441. THAT YOU HAVE RECEIVED AND READ ALL TEN (10) PAGES OF THIS OFFER AS WELL AS ANY ADDENDA AND 442. ATTACHMENTS.

			<initials< th=""><th>Residential Resale Real Estate Purchase Contract • Updated: February 2020 Copyright © 2020 Arizona Association of REALTORS[®]. All rights reserved.</th><th>Initials></th><th></th><th> </th><th></th></initials<>	Residential Resale Real Estate Purchase Contract • Updated: February 2020 Copyright © 2020 Arizona Association of REALTORS [®] . All rights reserved.	Initials>			
SELLER BUYER BUYER	SELLER	SELLER				BUYER	BUYER	

8q.	443.	Broker on behalf of Buyer:			
	444.	PRINT AGENT'S NAME	AGEN	T MLS CODE	AGENT STATE LICENSE NO.
	445.	PRINT AGENT'S NAME	AGEN	T MLS CODE	AGENT STATE LICENSE NO.
	446.	PRINT FIRM NAME			FIRM MLS CODE
	447.	FIRM ADDRESS		STATE ZIP CODE	FIRM STATE LICENSE NO.
	448.	PREFERRED TELEPHONE FAX		EMAIL	
8r.		Agency Confirmation: Broker named in Section 8 Buyer; Seller; or both Buyer and Seller	3q above is th	e agent of (check one):	
8s.	451. 452.	The undersigned agree to purchase the Premise a copy hereof including the Buyer Attachment.	es on the terr	ns and conditions herein s	stated and acknowledge receipt of
	453.	^ BUYER'S SIGNATURE	/IO/DA/YR	^ BUYER'S SIGNATURE	MO/DA/YR
	454.	^ BUYER'S NAME PRINTED		A BUYER'S NAME PRINTE	ED
	455.	ADDRESS		ADDRESS	
	456.	CITY, STATE, ZIP CODE	W	CITY, STATE, ZIP CODE	
		9. SELLER ACCEPTANCE			
9a.	457.	Broker on behalf of Seller:			
	458.	PRINT AGENT'S NAME	AGEN	T MLS CODE	AGENT STATE LICENSE NO.
	459.	PRINT AGENT'S NAME	AGEN	T MLS CODE	AGENT STATE LICENSE NO.
	460.	PRINT FIRM NAME		FIRM MLS COE	DE
	461.	FIRM ADDRESS	STATE	ZIP CODE	FIRM STATE LICENSE NO.
	462.	PREFERRED TELEPHONE FAX		EMAIL	
9b.		Agency Confirmation: Broker named in Section 9	a above is th	e agent of (check one):	
9c.		The undersigned agree to sell the Premises on	the terms a	nd conditions herein stat	ed. acknowledge receipt of a
	466.	copy hereof and grant permission to Broker na	amed in Sect	tion 9a to deliver a copy t	o Buyer.
	467. 468.	Counter Offer is attached, and is incorporated he Offer. If there is a conflict between this offer and			
	469.	^ SELLER'S SIGNATURE	MO/DA/YR	^ SELLER'S SIGNATURE	MO/DA/YR
	470.	^ SELLER'S NAME PRINTED		^ SELLER'S NAME PRINT	ED
	471.	ADDRESS		ADDRESS	
	472.	CITY, STATE, ZIP CODE		CITY, STATE, ZIP CODE	
	473.	OFFER REJECTED BY SELLER:		, 20	(SELLER'S INITIALS)
		For Broker Use Only: Brokerage File/Log No Ma	nager's Initia		· · · · ·

Residential Resale Real Estate Purchase Contract • Updated: February 2020 Copyright © 2020 Arizona Association of REALTORS®. All rights reserved. SAMPLE REAL ESTATE FORMS

HOA ADDENDUM

H.O.A. CONDOMINIUM / PLANNED COMMUNITY ADDENDUM

Document updated: October 2021



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SELLER'S NOTICE OF H.O.A. INFORMATION

- 1. Seller:
- 2. Premises Address: _
- 3. Date: _
- 4. **INSTRUCTIONS:** (1) Homeowner's association ("H.O.A.") information on page 1 to be completed by Seller at the time of listing the
- 5. Premises for sale. (2) Upon completion, this Addendum shall be uploaded to the multiple listing service, if available, or delivered to
- 6. prospective buyers upon request prior to prospective buyer's submission of a Residential Resale Real Estate Purchase Contract to Seller.

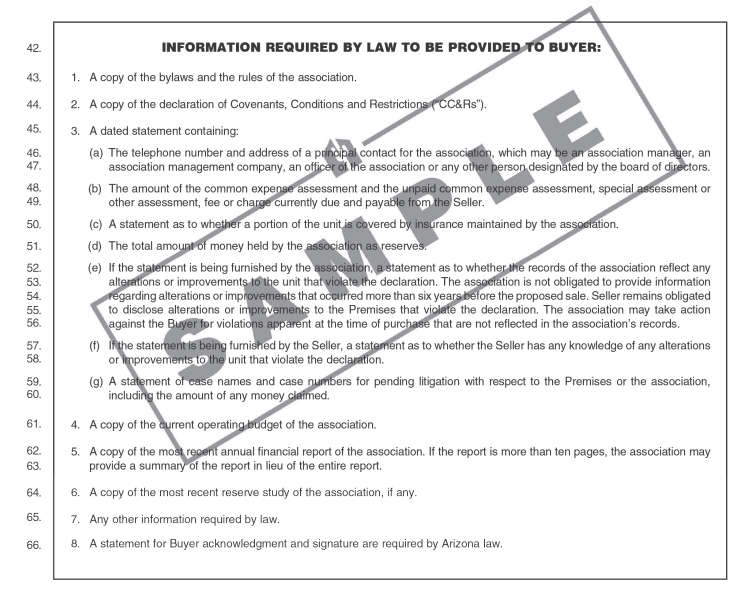
	ASSOCIATION(S) GOVERNING THE PREMISES
7. 8. 9. 10.	H.O.A.: Contact Info: Management Company (if any): Contact Info: Amount of Dues: How often? Amount of special assessments (if any): How often? Start Date: MO/DA/YR MO/DA/YR MO/DA/YR
11. 12. 13. 14.	Master Association (if any): Contact Info: Management Company (if any): Contact Info: Amount of Dues: How often? Amount of special assessments (if any): How often? Mov/DAVYE Mov/DAVYE
15. 16.	Other: Contact Info: Amount of Dues: \$ How often? FEES PAYABLE UPON CLOSE OF ESCROW
18. 19.	Transfer Fees: Association(s) fees related to the transfer of title: H.O.A.: \$ Master Association: \$ Capital Improvement Fees, including but not limited to those fees labeled as community reserve, asset preservation, capital reserve, working capital, community enhancement, future improvement fees, or payments: H.O.A.: \$ Master Association: \$
 20. 21. 22. 23. 24. 25. 26. 27. 28. 	Prepaid Association(s) Fees: Dues, assessments, and any other association(s) fees paid in advance of their due date: H.O.A.: \$ Master Association: \$ Disclosure Fees: Association(s)/Management Company(ies) costs incurred in the preparation of a statement or other documents furnished by the association(s) pursuant to the resale of the Premises for purposes of resale disclosure, lien estoppels and any other services related to the transfer or use of the property. Pursuant to Arizona law, Disclosure Fees cannot be more than an aggregate of \$400.00 per association. As part of the Disclosure Fees, each association may charge a statement or other documents update fee of no more than \$50.00 if thirty (30) days or more have passed since the date of the original disclosure statement or the date the documents were delivered. Additionally, each association may charge a rush fee of no more than \$100.00 if rush services are required to be performed within seventy-two (72) hours after the request. H.O.A.: \$ Master Association: \$
29. 30. 31.	Other Fees: \$ Explain: SELLER CERTIFICATION: By signing below, Seller certifies that the information contained above is true and complete to the best of Seller's actual knowledge as of the date signed. Broker(s) did not verify any of the information contained herein.
32. 33.	^ SELLER'S SIGNATURE MO/DAYYR ^ SELLER'S SIGNATURE MO/DAYYR

H.O.A. Condominium / Planned Community Addendum • October 2021 • Copyright © 2021 Arizona Association of REALTORS®. All rights reserved.

ADDITIONAL OBLIGATIONS

- 34. If the homeowner's association has less than 50 units, no later than ten (10) days after Contract acceptance, the Seller shall provide
- 35. in writing to Buyer the information described below as required by Arizona law.
- 36. If the homeowners association has 50 or more units, Seller shall furnish notice of pending sale that contains the name and address
- 37. of the Buyer to the homeowner's association within five (5) days after Contract acceptance and pursuant to Section 3d of the Contract.
- 38. Escrow Company is instructed to provide such notice on Seller's behalf. The association is obligated by Arizona law to provide information
- 39. described below to Buyer within ten (10) days after receipt of Seller's notice.

40. BUYER IS ALLOWED FIVE (5) DAYS AFTER RECEIPT OF THE INFORMATION FROM THE SELLER(S) OR HOMEOWNER'S 41. ASSOCIATION TO PROVIDE WRITTEN NOTICE TO SELLER OF ANY ITEMS DISAPPROVED.



BUYER'S	ACKNOWL	.EDGMENT	AND	TERMS
----------------	---------	-----------------	-----	-------

67.	Buyer:			
8.	Seller:			
69.	Premises Address:			
'O.	NOTE: LINES 71-76 TO ONLY BE COMPLETED	BY BUYER, AND NOT	SELLER!	
'1. '2.	The following additional terms and conditions a above referenced Premises.	are hereby included as	a part of the Contract	between Seller and Buyer for the
3.	Transfer Fees shall be paid by:	🗆 Buyer 🔲 Seller	Other	
'4.	Capital Improvement Fees shall be paid by:	🗌 Buyer 🗌 Seller	Other Other	
'5.	Any additional fees not disclosed on page 1 and pa			
'6.				
7.	Buyer shall pay all Prepaid Association Fees.			
'8.	Seller shall pay all Disclosure Fees as required by	Arizona law.		
9.	In a financed purchase, Buyer shall be responsible for	r all lender fees charged t	to obtain Association(s)/Ma	anagement Company(ies) documents
80. 81.		Association(s)/Manage	ment Company(ies) for v	verbal verification of association
82. 83.	,			Escrow shall be paid in full by Seller
	ADDITION	AL TERMS AN		s
34.				
35.				
86. 87.				
88. 99. 90. 91. 92.		the amount of the fees s the Association(s)/Mana r(s) did not verify any of S PAYABLE UPON CL	tated herein, the precise a gement Company(ies) pe the information containe OSE OF ESCROW prove	amount of the fees may not be known r Arizona law (A.R.S. § 33-1260 and d herein. Buyer therefore agrees to a incorrect or incomplete.
)4.)5.	^ BUYER'S SIGNATURE	MO/DA/YR ^ BUY	'ER'S SIGNATURE	MO/DA/YR
96.	SELLER'S ACCEPTANCE:			
~				
)7.)8.		MO/DA/YR ^ SEL	LER'S SIGNATURE	MO/DA/YR
		MO/DAYR ^ SEL	LER'S SIGNATURE	MO/DAYYR

SAMPLE REAL ESTATE FORMS

SOLAR ADDENDUM

SOLAR ADDENDUM



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1.	Seller:
2.	Buyer:
З.	Premises Address:

4. Date: _

- 5. A solar photovoltaic ("PV") panel system ("Solar System") has been installed on the Premises. The Solar System shall convey with the
- Premises pursuant to the terms set forth below and 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 Seller and Buyer. The terms
- 8. and conditions of the Contract are included herein by reference.

9. INSTRUCTIONS:

- 10. If the Solar System installed on the Premises is owned outright by Seller or utility owned and is not subject to a lease or unpaid loan,
- 11. mark the appropriate box on line 14 and complete only Sections 1 and 3.
- 12. If the Solar System installed on the Premises is subject to a lease or unpaid loan and Buyer's purchase of the Premises is contingent 13. on Buyer's assumption of the Solar System lease/loan, mark the box on line 23 and complete only Sections 2 and 3.

14. **1.** Seller Owned or DUtility Owned Solar System

Seller Disclosure: Within three (3) days after Contract acceptance, Seller shall deliver to Buyer all documents in Seller's possession
 pertaining to the Solar System installed on the Premises. The Solar System documents in Seller's possession are collectively hereinafter

17. referred to as the "Solar System Documents."

18. **Buyer Disapproval:** Buyer shall provide notice of any Solar System related items disapproved within the Inspection Period or five

(5) days after receipt from Seller of the Solar System Documents, whichever is later. Buyer's failure to deliver a signed notice of
 cancellation within the specified time period shall conclusively be deemed Buyer's election to proceed with the transaction, subject to

BUYEB

BUYEB

SELLEB

SELLER

- 21. the contingencies set forth in the Contract.
- 22. If lines 14 21 apply: BUYER'S AND SELLER'S INITIALS REQUIRED

	_

23. 2. 🗌 Solar System Lease/Loan

24. **Lessor/Lien Holder:** The term "Lessor," as used herein, shall refer to the company that leases the Solar System to Seller, or the servicer on the unpaid loan used by Seller to purchase the Solar System.

26. Seller Disclosure: Within three (3) days after Contract acceptance, Seller shall: (i) deliver to Buyer the most recent version of the

27. Solar System lease/loan; (ii) deliver to Buyer all other Solar System documents in Seller's possession; (iii) provide to Buyer the name

and phone number of Lessor; and (iv) notify Lessor of the sale, the name of Buyer, and the name of the Escrow Company as set forth
 in Section 3a of the Contract. The Solar System lease/loan and other documents in Seller's possession are collectively hereinafter

30. referred to as the "Solar System Documents."

Lease/Loan Assumption Contingency: Buyer's obligation to complete this sale is contingent upon Buyer obtaining from Lessor
 approval to assume the Solar System lease/loan under the existing terms and conditions no later than three (3) days prior to the
 Close of Escrow date ("Assumption Approval").

Buyer Disapproval: Buyer shall provide notice of any Solar System related items disapproved within the Inspection Period or five (5) days
 after receipt from Seller of the Solar System Documents, whichever is later. Buyer's failure to deliver a signed notice of cancellation

Solar Addendum >>

- within the specified time period shall conclusively be deemed Buyer's election to proceed with the transaction, subject to the other 36.
- contingencies set forth herein and in the Contract. Should Buyer elect to proceed with the transaction, Buyer shall immediately 37
- 38. apply for lease/loan Assumption Approval in the manner required by Lessor, and Seller and Buyer agree to cooperate fully with
- Lessor and supply the necessary documentation to complete the assumption. 39

Unfulfilled Lease/Loan Assumption Contingency: This Contract shall be cancelled, and Buyer shall be entitled to a return of the 40. Earnest Money if, after diligent and good faith effort, Buyer is: (i) unable to obtain Assumption Approval from Lessor; and (ii) delivers 41. 42. to Seller a signed notice of inability to obtain Assumption Approval no later than three (3) days prior to the Close of Escrow date. If Buyer is unable to obtain Assumption Approval within the specified time period, but fails to deliver such notice, Seller may issue 43. a cure notice to Buyer as required by Section 7a of the Contract and, in the event of Buyer's breach, Seller shall be entitled to the 44. Earnest Money pursuant to Section 7b of the Contract. If, prior to expiration of the Cure Period, Buyer delivers notice of inability to 45. 46. obtain Assumption Approval, Buyer shall be entitled to a return of the Earnest Money.

Transfer Fees: Unless required by Lessor, any mandatory Lessor fees associated with Buyer's assumption of the Solar System 47. lease/loan and/or the transfer of the Solar System to Buyer, including, but not limited to, document processing fees, shall be paid by: 48. □ Buyer □ Seller □ Other ____ at the time payment is required and is non-refundable. 49.

Credit Score Fee: In the event Buyer does not meet the required credit score mandated by Lessor to assume the Solar System 50 lease/loan and a credit score fee is imposed by Lessor in exchange for issuing Assumption Approval, Buyer shall have the right 51.

- to provide notice of cancellation within the Inspection Period or five (5) days after receipt of notice from Lessor of the credit score 52. fee, whichever is later. Buyer's failure to deliver a signed notice of cancellation within the specified time period shall conclusively be 53.
- deemed Buyer's election to proceed with the transaction subject to the other contingencies set forth herein and in the Contract. Should 54.
- Buyer elect to proceed with the transaction and pay the credit score fee to Lessor in exchange for Assumption Approval, the fee shall 55.
- 56. be paid by Buyer at the time payment is required and shall be non-refundable.
- 57. Solar Tax Credit Loan Balance Reduction: Seller shall be responsible for paying any required reduction in loan balance as it relates
- to eligible solar tax credits that may be necessary for Buyer to assume the Solar System loan. 58.
- If lines 23 58 apply: BUYER'S AND SELLER'S INITIALS REQUIRED 59
- SELLER SELLER BUYER

3. Additional Terms and Conditions 60.

- THE FOLLOWING TERMS APPLY TO EITHER SECTION AGREED TO ABOVE: 61.
- BUYER: Any change in the current rate plan made by Buyer may result in increased rates or a plan that is less favorable to Buyer, 62.
- including, but not limited to, the loss of net metering billing status. If electric utilities are not on at the time of Contract Acceptance 63.
- or anytime thereafter, Buyer should investigate whether the current Solar System rate plan will change as a result. Buyer should 64.
- ensure that electric utilities are transferred into their name on the day of Close of Escrow. Failure to do so may result in increased 65.
- rates or a plan that is less favorable to Buyer, including, but not limited to, the loss of net metering billing status. 66.
- 67.

BUYER'S INITIALS REQUIRED

- BUYER BUYER
- SELLER: If electric utilities are on at the time of Contract Acceptance, Seller shall ensure they remain on through Close of Escrow. 68. 69 Should Seller turn off electric utilities or change the existing rate plan at any time between the date of Contract Acceptance and 70. Close of Escrow and doing so results in increased rates or a plan that is less favorable to Buyer, including, but not limited to, the
- 71. loss of net metering billing status, it shall be deemed a change in the Premises under Section 4f of the Contract.
- 72.

76.

SELLER'S INITIALS REQUIRED

BUYER

SELLER SELLEB

- Buyer Due Diligence: Buyer is advised that if the cost, insurability, operation, or value of the Solar System is a material matter to Buyer, 73. 74. it must be investigated within the allotted timeframe set forth in this Addendum. This may include, but is not limited to:
- Age 75. · Battery Storage

- Maintenance
- Output and production guarantees
- End of lease/loan terms (if applicable) 77.
- · Grandfathered utility plan assumption 78.
- Grid tie-in 79.
- Homeowner's insurance coverage 80.
- Payment increases
- · Roof integrity
 - Taxes •
 - Utility and lessor fees (if applicable)
- Utility bills (note past performance is not a quarantee of future results)
- Warranties (i.e. panels, inverter, battery, installation, and other equipment)

Solar Addendum

Acknowledgement: Seller and Buyer recognize, acknowledge, and agree that Brokers are not qualified to advise on Solar Systems, 81. 82. including, but not limited to, cost, insurability, operation, value, or transferability. Seller and Buyer are instructed to consult with independent legal counsel and other qualified licensed professionals to assist in their due diligence efforts. Because conducting due 83. 84. diligence with respect to the Solar System is beyond the scope of Broker's expertise, Seller and Buyer expressly release and 85. hold harmless Broker(s) from liability for any defects, conditions or transferability problems pertaining to the Solar System. BUYER'S INITIALS REQUIRED ______ / _____ BUYER SELLER'S INITIALS REQUIRED_ 86. SELLER SELLER Additional Terms: ____ 87. 88. 89 90. 91. The undersigned agrees to the modified or additional terms and conditions set forth above and acknowledges receipt of a 92. 93. copy hereof. 94. · BUYER'S SIGNATURE ^ BUYER'S SIGNATURE MO/DA/ MO/DA/YR 95. ^ SELLER'S SIGNATURE MO/DA/YB ~ SELLER'S SIGNATURE MO/DA/YR

For Broker Use Only:			
Brokerage File/Log No	Manager's Initials	Broker's Initials	Date
			MO/DA/YR

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SAMPLE REAL ESTATE FORMS

ADDITIONAL CLAUSE ADDENDUM

ADDITIONAL CLAUSE ADDENDUM

Document updated: July 2023

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REAL SOLUTIONS. REALTOR* SUCCI	ESS.

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1.	Buyer:
2.	Seller:
3.	Premises Address:
4.	Date:
	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

7. 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 8. conditions of the Contract and this Additional Clause Addendum, the terms and conditions of this Additional Clause 9 Addendum shall prevail. 10.

BACK-UP CONTRACT - CONTINGENT UPON CANCELLATION OF PRIOR CONTRACT: Buyer 11.

acknowledges that Seller is currently obligated by a prior contract to sell the Premises to another buyer. This is 12. a backup Contract contingent upon cancellation of the prior contract. Seller retains the right to amend, extend, 13. or modify the prior contract. Upon cancellation of the prior contract, Seller shall promptly deliver written notice to 14. 15. 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 16. the date of Contract acceptance for purposes of all applicable Contract time periods. Buyer may cancel this backup 17.

18. Contract any time prior to receipt of Seller's notice of cancellation of prior contract.

(BUYER'S AND SELLER'S INITIALS REQUIRED) UVER / UVER / SELLER / SELLER 19.

SIGNATURE OF ABSENT BUYER SPOUSE OR CO-BUYER: Signing Buyer shall within five (5) days or ____ 20. days of acceptance of this Contract obtain the signature of the absent buyer spouse or co-buyer on 21. this Contract or deliver a disclaimer deed to Escrow Company that eliminates the need for the absent signature. 22.

23.	(BUYER'S AND	SELLER'S INIT	IALS REQUIR

24.

IED) _____ / ____ / ____ / ____ / ____ / ____ **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 25. or executing additional addenda required by corporation, provided that Buyer incurs no additional costs or liability. 26.

(BUYER'S AND SELLER'S INITIALS REQUIRED) 27.

	/	/	/
′ER	BUYER	SELLER	SELLER

28.	NON-REFUNDABLE EARNEST MONEY: Buyer's earnest money shall be non-refundable unless Buyer elects
29.	to cancel pursuant to Section 6 of the Contract, the Contract is cancelled pursuant to the Risk of Loss provision or
30.	escrow fails to close due to Seller's breach of contract. Buyer acknowledges that Buyer's earnest money shall
31.	be non-refundable even if the Premises fail to appraise for the sales price or the loan contingency is unfulfilled,
32.	unless otherwise prohibited by federal law.

33.	(BUYER'S AND SELLER'S INITIALS REQUIRED)	/	/	//	/	
		BUYER	BUYER	SELLER	SELLER	
						>>

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34. [35. 36. 37.	APPRAISAL CONTINGENCY WAIVER: Buyer agrees to waive the appraisal contingency pursuant to Section 2 of the Contract. In the event that the Premises fail to appraise for at least the sales price, Buyer agrees that Buyer's down payment shall be increased in an amount equal to the difference between the appraised value and the purchase price, unless otherwise prohibited by federal law.
38.	(BUYER'S AND SELLER'S INITIALS REQUIRED)
 39. [40. 41. 42. 43. 44. 45. 	APPRAISAL SHORTFALL: In the event the Premises fail to appraise for at least the purchase price in any appraisal required by lender, Buyer agrees that Buyer shall submit additional funds via U.S. currency or financing in an amount equal to the difference between the appraised value and the purchase price, provided that the difference does not exceed \$ Buyer and Seller agree that if the difference between the appraised value and the purchase price exceeds the amount of money set forth on line 42, Seller is not obligated to lower the purchase price and Buyer has five (5) days after notice of the appraised value to cancel this Contract and receive a return of the Earnest Money or the appraisal contingency shall be waived, unless otherwise prohibited by federal law.
46.	(BUYER'S AND SELLER'S INITIALS REQUIRED) / / / / /
47. [48. 49. 50. 51. 52. 53.	ALL CASH SALE APPRAISAL CONTINGENCY: Buyer's obligation to complete this all cash sale is contingent upon an appraisal of the Premises for at least the purchase price. If the Premises fail to appraise for the purchase price, Buyer has five (5) days after notice of the appraised value, or twenty (20) days after Contract acceptance, whichever occurs first, to cancel this Contract and receive a return of the Earnest Money or the appraisal contingency shall be waived. In all cases, this appraisal contingency shall expire twenty (20) days after Contract acceptance, regardless of whether an appraisal has been ordered or received. Appraisal fee shall be paid by Buyer Other:
54.	(BUYER'S AND SELLER'S INITIALS REQUIRED)
 55. [56. 57. 58. 59. 60. 61. 	 WHOLESALER STATUS DISCLOSURE: Arizona law requires that wholesalers disclose in writing their wholesale status prior to entering into a binding agreement. Wholesaler is disclosing their status as follows: Wholesale Buyer: Seller is aware that Buyer is a wholesale buyer who may assign the contract to another person or entity. Wholesale Seller: Buyer is aware that Seller is a wholesale seller who holds an equitable interest in the property and may not be able to convey title to the property.
62.	(BUYER'S AND SELLER'S INITIALS REQUIRED) / / / / / /
63. [64. 65. 66. 67. 68.	TAX-DEFERRED EXCHANGE: Seller Buyer intend to enter into a tax-deferred exchange pursuant to I.R.C. §1031 or otherwise. All additional costs in connection with any such tax-deferred exchange shall be borne by the party requesting the exchange. The non-requesting party agrees to cooperate in the tax-deferred exchange provided that the non-requesting party incurs no additional costs and COE is not delayed. The parties are advised to consult a professional tax advisor regarding the advisability of any such exchange. The non-requesting party and Broker(s) shall be indemnified and held harmless from any liability that may arise from participation in the tax-deferred exchange.
69.	(BUYER'S AND SELLER'S INITIALS REQUIRED) / / / / /

70. 71. 72. 73.	 SURVEY: A survey shall be performed by a licensed surveyor within days after Contract acceptance. Cost of the survey shall be paid by Buyer Seller Other: The survey shall be performed in accordance with the Arizona State Board of Technical Registration's "Arizona Land Boundary Survey Minimum Standards."
74.	Survey instructions are: \Box A boundary survey and survey plat showing the corners either verified or monumentation.
75. 76. 77. 78. 79.	 A survey certified by a licensed surveyor, acceptable to Buyer and the Title Company, in sufficient detail for an American Land Title Association ("ALTA") Owner's Policy of Title Insurance with boundary, encroachment or survey exceptions and showing all improvements, utility lines and easements on the Property or within five (5) feet thereof.
80.	Other survey terms:
81.	
82.	Buyer shall have five (5) days after receipt of results of survey or map to provide notice of disapproval to Seller.
83.	(BUYER'S AND SELLER'S INITIALS REQUIRED) / / / / / /
84. 85. 86. 87. 88. 89. 90.	WATER: Arizona is undertaking General Stream Adjudications of both the Gila River and Little Colorado River systems, which are court proceedings to determine water rights. If the Premises/Property is affected by an 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 <i>Arizona Department of Real Estate Buyer Advisory</i> 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 investigated during the Inspection Period.
91.	(BUYER'S AND SELLER'S INITIALS REQUIRED) / / / / /
92. 93.	The undersigned agrees to the modified or additional terms and conditions contained herein and acknowledges a copy hereof.
94.	A BUYER'S SIGNATURE MO/DA/YR A BUYER'S SIGNATURE MO/DA/YR
95.	SELLER'S SIGNATURE MO/DA/YR SELLER'S SIGNATURE MO/DA/YR
	For Broker Use Only: Brokerage File/Log No. Mo/DA/YR



SAMPLE REAL ESTATE FORMS

RESIDENTIAL SELLER DISCLOSURE ADVISORY



WHEN IN DOUBT – DISCLOSE!



Document updated: February 2023

Arizona law <u>requires</u> the seller to disclose material (important) facts about the property, even if you are not asked by the buyer or a real estate agent. These disclosure obligations remain even if you and the buyer agree that no Seller's Property Disclosure Statement ("SPDS") will be provided.

The SPDS is designed to assist you, the seller, in making these legally required disclosures and to avoid inadvertent nondisclosures of material facts. To satisfy your disclosure obligations and protect yourself against alleged nondisclosure, you should complete the SPDS by answering all questions as truthfully and as thoroughly as possible. Attach copies of any available invoices, receipts, permits, warranties, inspection reports, and leases, to ensure that you are disclosing accurate information. Use the blank lines to explain your answers. If you do not have the personal knowledge to answer a question, it is important not to guess – use the blank lines to explain the situation.



If the buyer asks you about an aspect of the property, you have a duty to disclose the information, even if you do not consider the information material.* You also have a legal duty to disclose facts when disclosure is necessary to prevent a previous statement from being misleading or misrepresented: for example, if something changes.

If you do not make the legally required disclosures, you may be subject to civil liability. Under certain circumstances, nondisclosure of a fact is the same as saying that the fact does not exist. Therefore, nondisclosure may be given the same legal effect as fraud.

Note: These disclosures are warranties that survive closing.

If you are using the Arizona Association of REALTORS[®] ("AAR") Residential Resale Real Estate Purchase Contract, the seller is required to deliver "a completed AAR Residential SPDS form to the Buyer within three (3) days after Contract acceptance." If the Seller does not provide the SPDS as the Contract requires, the Seller is potentially in breach of the Contract, thereby enabling the Buyer to cancel the transaction and receive the earnest money deposit.

* By law, sellers are not obligated to disclose that the property is or has been: (1) a site of a natural death, suicide, homicide, or any other crime classified as a felony; (2) owned or occupied by a person exposed to HIV, or diagnosed as having AIDS or any other disease not known to be transmitted through common occupancy of real estate; or (3) located in the vicinity of a sex offender. However, the law does not protect a seller who makes an intentional misrepresentation. For example, if you are asked whether there has been a death on the property and you know that there was such a death, you should not answer "no" or "I don't know." Instead you should either answer truthfully or respond that you are not legally required to answer the question.

ESIDENTIAL SELLER'S PROPERTY DISCLOSURE STATEMENT (SPDS) (To be completed by Seller)

Date Acquired:

(STATE)

(ZIP)

(CITY)



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.



Document updated: February 2023

MESSAGE TO THE SELLER:

Sellers are obligated by law to disclose all known material (important) facts about the Property to the Buyer. The SPDS is designed to assist you in making these disclosures. If you know something important about the Property that is not addressed on the SPDS, add that information to the form. Prospective Buyers may rely on the information you provide.

INSTRUCTIONS: (1) Complete this form yourself. (2) Answer all questions truthfully and as fully as possible. (3) Attach all available supporting documentation. (4) Use explanation lines as necessary. (5) If you do not have the personal knowledge to answer a question, use the explanation lines to explain. By signing on page 9, you acknowledge that the failure to disclose known material information about the Property may result in liability.

MESSAGE TO THE BUYER:

Although Sellers are obligated to disclose all known material (important) facts about the Property, there are likely facts about the Property that the Sellers do not know. Therefore, it is important that you take an active role in obtaining information about the Property.

INSTRUCTIONS: (1) Review this form and any attachments carefully. (2) Verify all important information. (3) Ask about any incomplete or inadequate responses. (4) Inquire about any concerns not addressed on the SPDS. (5) Review all other applicable documents, such as CC&R's, association bylaws, surveys, rules, and the title report or commitment. (6) Obtain professional inspections of the Property. (7) Investigate the surrounding area.

THE FOLLOWING ARE REPRESENTATIONS OF THE SELLER(S) AND ARE NOT VERIFIED BY THE BROKER(S) OR AGENT(S).

PROPERTY AND OWNERSHIP

-		Dua 10 a 114 "	shall mean the real	in the second state		una a la se al lina a una cama		and a second stand a second second	the state water take such as
	AS USED DEFEID	Property	shall mean the real	property	and all tixt	ires and improvem	ienis inereon a	ind appultenances	incidental thereto
•••		roporty	onun moun the rour	property	und un nat			appartentaneeo	moradina moroto,

plus fixtures and personal property described in the Contract. 2

LEGAL OWNER(S) OF PROPERTY: 3.

Δ	
т.	

1

17.

19

5. **PROPERTY ADDRESS:**

6. Does the Property include any leased land? □Yes □No

7. Explain:

8.	NOTICE TO SELLER: Arizona law imposes certain requirements on the sale or lease of subdivided and unsubdivided land or lots. If
9.	a sale involves six or more parcels, lots, or fractional interests being sold, certain requirements are imposed on the Seller for a
0.	Subdivision Public Report. Information may be obtained by contacting the Arizona Department of Real Estate. A.R.S. 32-2101 (57) and (58).

(STREET ADDRESS)

Are you aware if the Property is located in an unincorporated area of the county? 🗌 Yes 🗌 No If yes, and five or fewer parcels of land other 11.

than subdivided land are being transferred, the Seller must furnish the Buyer with a written Affidavit of Disclosure in the form required by law. 12.

13.	The Property is current	tly (Check all that apply):	Owner-occupied	□ Rental/Leased	Estate	□ Vacant It	fvacant_how_long?	
	The Troperty is current	ing (Oncon an inal apply).					r vacant, now long	

Explain: Other: 14

15.	If a rental property, how long?	_ Expiration date of current lease:	(Attach a copy of the lease if available.)
16	If any refundable deposite or propaid repts are	boing hold, by whom and how much? Explain:	

16.	If any refundable depos	its or prepaid rents ar	re being held, by w	/hom and how much?	Explair

18.	Are you aware of any	regulations surrour	ndina lenath of tir	ne for rentals?	□Yes □No	Explain:
10.	The you aware of any	regulation o ourrout	iding longer of th	no for formalo.		

20	Is the legal owner(s) of the Property a fore	an person pursuant to the Foreign	Investment in Real Property	Tax Act (FIRPTA)?	2
20.	is the legal owner(s) of the Floperty a lote	gn person pulsuant to the Foleign	invesiment in near riopert	y Tax ACL (THE TA):	5

21. \Box Yes \Box No If yes, consult a tax advisor; mandatory withholding may apply.

22.	Is the Property	located in a commu	nity defined as	s an age restricted	community?	🗆 Yes 🗆 No
-----	-----------------	--------------------	-----------------	---------------------	------------	------------

Explain: ___ 23.

Approximate year built: _______. If the Property was built prior to 1978, Seller must furnish the Buyer with a lead-based paint disclosure form. 24

25. Are you aware if the Property is designated as a historic home or located in a historic district? (A.A.C. R12-8-301) Yes No

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		BUYER	BUYER	_

Residential Seller's Property Disclosure Statement (SPDS) >>

info	rmation	D BUYER: If the Property is in a su about the subdivision at the time the t of Real Estate or the homebuilder.Th	subdivision was approv	on public report, which contains a variety of ved, may be available by contacting the Arizona ion may be outdated. www.azre.gov
YES	NO			
		Have you entered into any agreement to	o transfer your interest in th	ne Property in any way, including rental renewals
		or options to purchase? Explain:	-	
		Are you aware if there are any association	n(s) regulating the Property?	? If yes, 🗆 Mandatory 🗆 Voluntary (If no, skip to line 40.
		If yes, provide contact(s) information:	Name:	Phone #:
			Name:	Phone #:
		If yes, are there any fees?		How often?
			How much? \$	How often?
		Are you aware if the Property has any Explain:	.,	potential violation(s) or unresolved violation(s)?
		-	ipated disputes or litigatior	n regarding the Property or the association(s)?
		Are you aware of any of the following re		
		☐ Judgment liens ☐ Tax liens ☐ N		
		Explain:		
		Are you aware of any assessments affe		<pre>< all that apply):</pre>
		Paving Sewer Water E		11.22
		Explain:		
		Are you aware of any of the following tit	tle issues affecting the Prop	perty? (Check all that apply):
		□ Recorded easements □ Use restrie	ctions 🔲 Lot line disputes	s 🗆 Encroachments 🗆 Variance(s)
		Unrecorded easements Use per	rmits 🔲 Other	
		Explain:		
		Are you aware if the Property is located v	within the boundaries of a C	ommunity Facilities District (CFD)? (If no, skip to line 54.
	5	If yes, provide the name of the CFD:		
		If yes, are there any fees? How muc	ch? \$	How often?
		The CFD fees are 🗌 Included in the Pro		
		Are you aware of any public or private u	use paths or roadways on o	or across the Property? Explain:
		Are you aware of any problems with leg	al or physical access to the	e Property? Explain:
		The road/street access to the Property	is maintained by the \Box Co	unty 🗆 City 🗆 Homeowners' Association
		Privately Not Maintained	-	
		If privately maintained, is there a road	maintenance agreement?	? (Attach agreement if available.)
		Explain:	-	,
				violation(s) of any of the following? (Check all that apply)
		Zoning Building Codes Utilit	y Service 🛛 Sanitary hea	alth regulations
		• •		(Attach a copy of notice(s) if available.)
		Explain:		

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BUYER BUYER

57

66. 67. 68.		NOTICE TO BUYER: Your claims history, your credit report, the Property's claims history, occupancy and other factors may affect the insurability of the Property and at what cost. Under Arizona law, your insurance company may cancel your homeowner's insurance within 60 days after the effective date. Contact your insurance company.
69.		Are you aware of any homeowner's insurance claims having been filed against the Property?
70.		Explain:

BUILDING AND SAFETY INFORMATION

71.	YES	NO	ROOF / STRUCTURAL:
72.			NOTICE TO BUYER: Contact a professional to verify the condition of the roof.
73.			Approximate age of roof?
74.			Are you aware of any past or present roof leaks? Explain:
75.			
76.			Are you aware of any other past or present roof problems? Explain:
77.			
78.			Are you aware of any roof repairs? Explain:
79.			
80.			Is there a roof warranty? (Attach a copy of warranty if available.)
81.			If yes, is the roof warranty transferable? Cost to transfer:
82.			Are you aware of any interior wall/ceiling/door/window/floor problems? Explain:
83.			
84.			Are you aware of any past or present cracks or settling involving the foundation, exterior walls or slab? Explain:
85.			
86.			Are you aware of any chimney or fireplace problems, if applicable? Explain:
87.			
88.			Are you aware of any damage to any structure on the Property by any of the following? (Check all that apply):
89.			□ Flood □ Fire □ Wind □ Expansive soil(s) □ Water □ Hail □ Other
90.			Explain:
91.			WOOD INFESTATION:
92. 93.			NOTICE TO BUYER: Contact Office of Pest Management for past termite reports or treatment history on file. https://agriculture.az.gov
94.			Are you aware of any of the following:
95.			Past presence of termites or other wood destroying organisms on the Property?
96.			Current presence of termites or other wood destroying organisms on the Property?
97.			Past or present damage to the Property by termites or other wood destroying organisms?
98.			Explain:
99.			
00.			Are you aware of past or present treatment(s) of the Property for termites or other wood destroying organisms? (If no, skip to line 105.)
101.			If yes, date last treatment was performed:
102.			Name of treatment provider(s):
03.			Is there a treatment warranty? (Attach a copy of warranty if available.)
104.			If yes, is the treatment warranty transferable? Cost to transfer:

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	YES	NO	
105.			HEATING & COOLING:
106.			Heating: Type(s)
107.			Approximate Age(s)
108.			Cooling: Type(s)
109.			Approximate Age(s)
110.			Are you aware of any past or present problems with the heating or cooling system(s)?
111.			Explain:
112.			PLUMBING:
113.			Are you aware of the type of water pipes, such as galvanized, copper, PVC, CPVC, PEX or polybutylene?
114.			If yes, identify:
115.			Are you aware of any past or present plumbing problems? Explain:
116.			
117.			Are you aware of any water pressure problems? Explain:
118.			Type of water heater(s): Gas Electric Solar Tankless Approx. Age(s):
119.			Are you aware of any past or present water heater problems? Explain:
120.			
121.			Is there a landscape watering system? If yes, type: \Box Automatic Timer \Box Manual \Box Both
122.			If yes, are you aware of any past or present problems with the landscape watering system?
123.			Explain:
124.			Are there any water treatment systems? (Check all that apply):
125.			□ Water Filtration □ Reverse Osmosis □ Water Softener □ Other
126.			Is water treatment system(s) Owned Leased (Attach a copy of lease if available.)
127.			Are you aware of any past or present problems with the water treatment system(s)?
128.			Explain:
129.			SWIMMING POOL/SPA/HOT TUB/SAUNA/WATER FEATURE:
130.			Does the Property contain any of the following? (Check all that apply):
131.			🗌 Swimming pool 🔲 Spa 🔲 Hot tub 📄 Sauna 🖾 Water feature
132.			If yes, are either of the following heated? Swimming pool Spa If yes, type of heat:
133.			Are you aware of any past or present problems relating to the swimming pool, spa, hot tub, sauna or water feature?
134.			Explain:
135.			Are you aware if a swimming pool was: \Box Removed \Box Capped/decked over \Box Filled
136.			Explain:
137.			Do you lease any pool equipment? Explain:
138.			
139.			ELECTRICAL AND OTHER RELATED SYSTEMS:
140.			Are you aware of the type of wiring? (Check all that apply): \Box Copper \Box Aluminum \Box Other
141.			Are you aware of any past or present problems with the electrical system? Explain:
142.			
143.			Is there a charging station for an electric vehicle? If yes, \Box Owned \Box Leased (Attach a copy of lease if available.)
144.			Is there a security system? If yes, is it (Check all that apply):
145.			□ Owned □ Leased (Attach a copy of lease if available.) □ Monitored □ Other
146.			Are you aware of any past or present problems with the security system? Explain:
147.			

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BUYER BUYER

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	YES	NO							
148.			Does the Property contain any of the following systems or detectors? (Check all that apply):						
149.			Smoke/fire detection 🛛 Fire suppression (sprinklers) 🗌 Carbon monoxide detector						
150.			If yes, are you aware of any past or present problems with the above systems? Explain:						
151.									
152.			MISCELLANEOUS:						
153.			Are you aware of any animals/pets that have resided in the Property? If yes, what kind:						
154.									
155.			Are you aware of or have you observed any of the following anywhere on the Property? (Check all that apply):						
156.			□ Scorpions □ Rabid animals □ Bee swarms □ Rodents □ Reptiles □ Bed Bugs □ Other						
157.			Explain:						
158.			Has the Property been serviced or treated for pests, reptiles, insects, birds or animals? If yes, how often:						
159.			Name of service provider(s): Date of last service:						
160. 161. 162. 163. 164. 165. 166. 167. 168.			NOTICE TO SELLER AND BUYER: A contractor's license is required for work performed on a property unless the aggregate contract price, including labor and material, is less than \$1,000, the work performed is of a "casual or minor nature," and no building permit is required. An unlicensed property owner may also perform work themselves if the property is intended for occupancy solely by the owner. If, however, the property is listed or offered for sale or rent within one year of the completed work, it is considered prima facie evidence that the owner performed the work for purposes of sale or rent. Owners of property who are acting as developers, who improve structures or appurtenances to structures on their property for the purpose of sale or rent, and who contract with a licensed general contractor must identify the licensed contractors' names and license numbers in all sales documents. (A.R.S. § 32-1121)						
169. 170.			Are you aware of any work performed on the Property, such as building, plumbing, electrical or other improvements or alterations or room conversions? (If no, skip to line 186.)						
171.			Are you aware if permits for the work were obtained? Explain:						
172.			Was the work performed by a person licensed to perform the work? Explain:						
173.			Was approval for the work required by any association governing the Property? Explain:						
174.			If yes, was approval granted by the association? Explain:						
175.			Was the work completed? Explain:						
176.			List the names and license numbers of all contractors and scope of work that has been performed on the Property in the past year:						
177.			Contractor Name License Number Scope of Work						
178.									
179.									
180.									
181.									
182.									
183.			Explain:						
184.									
185.									
186.			Are there any security bars or other obstructions to door or window openings? Explain:						
187.			If there are security bars, are quick releases installed in the bedrooms? Explain:						
188.			Are you aware of any past or present problems with any built-in appliances? Explain:						
189.									
100.									

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BUYER BUYER

UTILITIES/SERVICES

190.						
	YES	NO	NAME OF PROVIDER			
191.			Cable / Satellite:			
192.			Electricity:			
193.			Fire:			
194.			Public Private			
195.			Flood Irrigation:			
196. 197.			Fuel:			
198.			Garbage Collection:			
199.			Public Private			
200.			Internet:			
201.			Telephone:			
202.			Water Source:			
203.			Public Private water co. Hauled water			
204.			Private well Shared well If water source is a private or shared well, complete and attach Domestic Water			
205.			Well/Water Use Addendum.			
206. 207. 208.			NOTICE TO BUYER: If the Property is served by a well, private water company or a municipal water provider, the Arizona Department of Water Resources may not have made a water supply determination. For more information about water supply, or any of the above services, contact the provider.			
209.			Are you aware of any past or present drinking water problems? Explain:			
210.						
211.			U.S. Postal Service delivery is available at: Property Post Office Other			
212.			Cluster Mailbox, Box Number Location			
213.			Are there any alternate power systems serving the Property? (If no, skip to line 224.)			
214.		5	If yes, indicate type (Check all that apply):			
215.			Solar Wind Generator Other			
216.			Are you aware of any past or present problems with the alternate power system(s)? Explain:			
217.						
218.			Are any alternate power systems serving the Property leased? Explain:			
219.						
220.			If yes, provide name and phone number of the leasing company (Attach copy of lease if available.):			
221.						
222. 223.			NOTICE TO BUYER: If the Property is served by a solar system, Buyer is advised to read all pertinent documents and review the cost, insurability, operation, and value of the system, among other items.			
	SEW	ER/W	ASTEWATER TREATMENT			
	YES	NO				
224.			Is the entire Property connected to a sewer?			
225.			If no, is a portion of the Property connected to a sewer? Explain:			
226.						

Is there a lift pump? Explain	:
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227.

228. 229. Residential Seller's Property Disclosure Statement (SPDS) Updated: February 2023 • Copyright © 2023 Arizona Association of REALTORS®. All rights reserved.

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BUYER BUYER

230.			NOTICE TO BUYER: Contact a professional to conduct a sewer verification test.				
	YES	NO					
231.			Type of sewer: \Box Public \Box Private \Box Planned and approved sewer system, but not connected				
232.			Name of Provider:				
233.			Are you aware of any past or present problems with the sewer? Explain:				
234.			Is the Property served by a septic/On-Site Wastewater Treatment Facility? (If no, skip to line 250.)				
235.			If yes, the Facility is: 🗌 Conventional septic system 🗌 Alternative system; type:				
236.			Number of Facilities:				
237.			If the Facility is an alternative system, is it currently being serviced under a maintenance contract?				
238.			If yes, name of contractor: Phone #:				
239.			Approximate year Facility was installed:(Attach copy of permit if available.)				
240.			Are you aware of any repairs or alterations made to this Facility since original installation?				
241.			Explain:				
242.							
243.			Approximate date of last Facility inspection and/or pumping of septic tank:				
244.			Are you aware of any past or present problems with the Facility? Explain:				
245.							
246.			Are you aware if a Facility was: 🗌 Abandoned 📄 Capped 📄 Removed				
247.			Explain:				
248.			NOTICE TO SELLER AND BUYER: The Arizona Department of Environmental Quality requires a Pre-Transfer				
249.			Inspection of On-Site Wastewater Treatment Facilities on re-sale properties.				
	- NIV/						
	ENV	IKUNI	MENTAL INFORMATION				
	YES	NO					
250.			Are you aware of any past or present issues or problems with any of the following on the Property? (Check all that apply):				
251.			🗌 Soil settlement/expansion 🔲 Drainage/grade 🗌 Erosion 🗌 Fissures 🗌 Dampness/moisture 🗌 Other				
252.			Explain:				
253.			Are you aware of any past or present issues or problems in close proximity to the Property related to any of the				
254.			following? (Check all that apply):				
255.			Soil settlement/expansion Drainage/grade Erosion Fissures Other				
256.							
			Explain:				
257			Explain:				
257. 258.							
			Explain:				
258.			Explain:				
258. 259.			Explain: NOTICE TO BUYER: The Arizona Department of Real Estate provides earth fissure maps to any member of the public in printed or electronic format upon request and on its website at www.azre.gov. Are you aware if the Property is subject to any present or proposed effects of any of the following? (Check all that apply):				
258. 259. 260.			Explain: NOTICE TO BUYER: The Arizona Department of Real Estate provides earth fissure maps to any member of the public in printed or electronic format upon request and on its website at www.azre.gov. Are you aware if the Property is subject to any present or proposed effects of any of the following? (Check all that apply): Airport noise Traffic noise Rail line noise Neighborhood noise Landfill Toxic waste disposal				
258. 259. 260. 261.			Explain: NOTICE TO BUYER: The Arizona Department of Real Estate provides earth fissure maps to any member of the public in printed or electronic format upon request and on its website at www.azre.gov. Are you aware if the Property is subject to any present or proposed effects of any of the following? (Check all that apply): Airport noise Traffic noise Rail line noise Neighborhood noise Landfill Toxic waste disposal Odors Nuisances Sand/gravel operations Other				
258. 259. 260. 261. 262.			Explain: NOTICE TO BUYER: The Arizona Department of Real Estate provides earth fissure maps to any member of the public in printed or electronic format upon request and on its website at www.azre.gov. Are you aware if the Property is subject to any present or proposed effects of any of the following? (Check all that apply): Airport noise Traffic noise Rail line noise Neighborhood noise Odors Nuisances Sand/gravel operations Other Explain:				
258. 259. 260. 261. 262. 263.			Explain: NOTICE TO BUYER: The Arizona Department of Real Estate provides earth fissure maps to any member of the public in printed or electronic format upon request and on its website at www.azre.gov. Are you aware if the Property is subject to any present or proposed effects of any of the following? (Check all that apply): Airport noise Traffic noise Rail line noise Neighborhood noise Landfill Toxic waste disposal Odors Nuisances Sand/gravel operations Other Explain:				

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	YES	NO	
267. 268. 269. 270. 271.			NOTICE TO SELLER AND BUYER: Pursuant to Arizona law a Seller shall provide a written disclosure to the Buyer if the Property is located in territory in the vicinity of a military airport or ancillary military facility as delineated on a map prepared by the State Land Department. The Department of Real Estate also is obligated to record a document at the County Recorder's Office disclosing if the Property is under restricted air space and to maintain the State Land Department Military Airport Map on its website at www.azre.gov.
272.			Is the Property located in the vicinity of a military airport or ancillary military facility?
273.			Explain:
274.			Are you aware of the presence of any of the following on the Property, past or present? (Check all that apply):
275.			Asbestos Radon gas Lead-based paint Pesticides Underground storage tanks Fuel/chemical storage
276.			Explain:
277.			Are you aware if the Property is located within or subject to any of the following ordinances? (Check all that apply):
278.			Superfund / WQARF / CERCLA Uetlands area Natural Area Open Spaces
279.			Are you aware of any open mine shafts/tunnels or abandoned wells on the Property?
280.			If yes, describe location:
281.			Are you aware if any portion of the Property is in a flood plain/way? Explain:
282.			
283.			Are you aware of any portion of the Property ever having been flooded? Explain:
284.			
285.			Are you aware of any water damage or water leaks of any kind on the Property? Explain:
286.			
287.			Are you aware of any past or present mold growth on the Property? Explain:
288.			
289.			NOTICE TO BUYER: Your mortgage lender [may] [will] require you to purchase flood insurance in connection
290.			with your purchase of this property. The National Flood Insurance Program provides for the availability of flood insurance and establishes flood insurance policy premiums based on the risk of flooding in the area where
291. 292.			properties are located. Recent changes to federal law (The Biggert-Waters Flood Insurance Reform Act of 2012
293.		S	and the Homeowner Flood Insurance Affordability Act of 2014, in particular) will result in changes to flood
294.			insurance premiums that are likely to be higher, and in the future may be substantially higher, than premiums
295.			paid for flood insurance prior to or at the time of sale of the property. As a result, purchasers of property should
296.			not rely on the premiums paid for flood insurance on this property previously as an indication of the premiums
297.			that will apply after completion of the purchase. In considering purchase of this property you should consult
298.			with one or more carriers of flood insurance for a better understanding of flood insurance coverage, current and
299.			anticipated future flood insurance premiums, whether the prior owner's policy may
300. 301.			be assumed by a subsequent purchaser of the property, and other matters related to the purchase of flood insurance for the property. You may also wish to contact the Federal Emergency Management Agency (FEMA)
301. 302.			for more information about flood insurance as it relates to this property.

OTHER CONDITIONS AND FACTORS

303.	What other material (important) information are you aware of concerning the Property that might affect the Buyer's decision-making
304.	process, the value of the Property, or its use? Explain:
305.	

ADDITIONAL EXPLANATIONS

306	
307	
308.	
300	

BUYER BUYER

309.	
310.	
311.	
312.	
313.	
315. 316.	SELLER CERTIFICATION: Seller certifies that the information contained herein is true and complete to the best of Seller's knowledge as of the date signed. Seller agrees that any changes in the information contained herein will be disclosed in writing by Seller to Buyer prior to Close of Escrow, including any information that may be revealed by subsequent inspections. Seller acknowledges receipt of Residential Seller Disclosure Advisory titled <i>When in Doubt — Disclose</i> .
318. 319.	A SELLER'S SIGNATURE MO/DA/YR A SELLER'S SIGNATURE MO/DA/YR
321. 322.	BUYER'S ACKNOWLEDGMENT: Buyer acknowledges that the information contained herein is based only on the Seller's actual knowledge and is not a warranty of any kind. Buyer acknowledges Buyer's obligation to investigate any material (important) facts in regard to the Property. Buyer is encouraged to obtain Property inspections by professional independent third parties and to consider obtaining a home warranty protection plan.
325. 326.	NOTICE: Buyer acknowledges that by law, Sellers, Lessors and Brokers are not obligated to disclose that the Property is or has been: (1) the site of a natural death, suicide, homicide, or any other crime classified as a felony; (2) owned or occupied by a person exposed to HIV, diagnosed as having AIDS or any other disease not known to be transmitted through common occupancy of real estate; or (3) located in the vicinity of a sex offender.
328. 329.	By signing below, Buyer acknowledges receipt only of this SPDS. If Buyer disapproves of any items provided herein, Buyer shall deliver to Seller written notice of the items disapproved as provided in the Contract.
330.	
331.	A BUYER'S SIGNATURE MO/DA/YR A BUYER'S SIGNATURE MO/DA/YR
332.	NOTICE TO SELLER AND BUYER: In the event Seller needs to update any disclosures contained herein, the Arizona
333.	Association of REALTORS [®] Notice/Disclosure form is available for this purpose.



SAMPLE REAL ESTATE FORMS

RESIDENTIAL BUYER'S INSPECTION NOTICE AND SELLER'S RESPONSE (BINSR)

Document updated: June 2020

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REAL SOLUTIONS. REALTORS	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. Contract dated:	MONTH	,	20 YEAR	
2. Seller:				_
3. Buyer:				_
4. Premises Address:				_

BUYER INSPECTIONS AND INVESTIGATIONS COMPLETED

(See Section 6j)

Buyer has completed all desired Inspection Period items, such as:

- (a) physical, environmental, and other inspections and investigations;
- (b) inquiries and consultations with government agencies, lenders, insurance agents, architects, and other persons and entities;
- (c) investigations of applicable building, zoning, fire, health, and safety codes;
- (d) inquiries regarding sex offenders; and the occurrence of a disease, natural death, suicide, homicide or other crime on the Premises or in the vicinity
- (e) inspections and investigations pertaining to square footage, wood-destroying organisms or insects, sewer, flood hazard, swimming pool barriers, and insurance; and
- (f) inspections and investigations of any other items important to Buyer.
- Buyer has verified all information deemed important including:
 - (a) MLS or listing information; and
 - (b) all other information obtained regarding the Premises.

Buyer acknowledges that:

- (a) All desired Inspection Period inspections and investigations must be completed prior to delivering this notice to Seller;
- (b) All Inspection Period items disapproved must be provided in this notice;
- (c) Buyer's election is limited to the options specified below; and
- (d) Buyer is not entitled to change or modify Buyer's election after this notice is delivered to Seller.

Buyer elects as follows:

- Premises Accepted No corrections requested. Buyer accepts the Premises in its present condition and no corrections or repairs are requested.
- Premises Rejected Buyer disapproves of the items listed below and elects to immediately cancel the Contract.
- Buyer elects to provide Seller an opportunity to correct the disapproved items listed below.

Items disapproved:

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Buyer acknowledges that Broker(s): (1) make no representations concerning the competency of any inspectors, contractors and/or repair persons and assume no responsibility for any deficiencies or errors made; and (2) neither Seller nor Broker(s) are experts at detecting or repairing physical defects in the Premises. The undersigned agrees to the modified or additional terms and conditions, if any, and acknowledges receipt of a copy hereof.

^ BUYER'S SIGNATURE

MO/DA/YR

^ BUYER'S SIGNATURE

MO/DA/YR

BUYER'S WAIVER OF INSPECTIONS

BUYER ACKNOWLEDGES THAT BUYER WAS ADVISED TO OBTAIN INSPECTIONS OF THE PREMISES BY QUALIFIED INSPECTOR(S) AND BUYER DECLINED. By acting against Broker's advice, Buyer accepts responsibility and hereby releases, indemnifies and holds harmless Brokers from any and all liability for all matters that professional inspections could have revealed.

^ BUYER'S SIGNATURE	MO/DA/YR	^ BUYER'S SIGNATURE	MO/DA/YR
			>>

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SELLER'S RESPONSE

TO BE COMPLETED ONLY IF BUYER PROVIDES SELLER AN OPPORTUNITY TO CORRECT ITEMS DISAPPROVED ON PAGES 1-2. (See Section 6j)

If Buyer provides Seller an opportunity to correct items disapproved, Seller shall respond within five (5) days or otherwise specified days after delivery of this notice.

Seller responds as follows:

- Seller agrees to correct the items disapproved by Buyer pursuant to terms set forth herein and Section 6j of the Contract.
- Seller is unwilling or unable to correct any of the items disapproved by Buyer.

Seller's response to Buyer's Notice is	as follows:		
		/ / / / / / / / / / / / / / / / / / / /	
	Y		
The undersigned agrees to the modified o	r additional terms ar	d conditions, if any, and acknowl	edges receipt of a copy hereof.
^ SELLER'S SIGNATURE	MO/DA/YR	^ SELLER'S SIGNATURE	MO/DA/YR

BUYER'S ELECTION

TO BE COMPLETED ONLY IF SELLER HAS NOT AGREED TO CORRECT ALL ITEMS DISAPPROVED (See Section 6j)

Buyer elects to cancel this Contract

Buyer accepts Seller's response to Buyer's Notice and agrees to close escrow without correction of those items Seller has not agreed in writing to correct.

The undersigned agrees to the modified or additional terms and conditions, if any, and acknowledges receipt of a copy hereof.

7	BUYER'S	SIGNATURE

MO/DA/YR

^ BUYER'S SIGNATURE

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