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## MOBILE AND MANUFACTURED HOME PURCHASE AGREEMENT AND SALES CONTRACT

This Contract form is twofold. A Real Estate Broker may use it for the sale of a used Mobile or Manufactured Home by completing the first 11 pages. But if the home being sold is <u>new</u>, the attached addendum that appears at the end of this Contract must be used, bringing the total number of pages to 13. Real Estate Brokers may only sell <u>new</u> Manufactured Homes in conjunction with a Dealer licensed by the Arizona Department of Housing.

2. Seller:	
SELLER'S NAME(S)	
2. PREMISES:	
	and Seller agrees to sell the following described manufactured home with all
<b>.</b>	nd appurtenances thereon, or incidental thereto (collectively, the "Premises")
5. commonly known as:	
	, Arizona,
7. County:	
11. \$ 12. \$	
11. \$	will be added, resulting in a final purchase price of
11. \$	will be added, resulting in a final purchase price of
11. \$	will be added, resulting in a final purchase price of NUFACTURED HOME:YEAR:
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11. \$	will be added, resulting in a final purchase price of NUFACTURED HOME:YEAR:YEAR: ITLE NO(S):TITLE NO(S):

Seller Seller

•	27. Earnest Money. An Earnest				
	<ul><li>28. Earnest Money □ shall be prov</li><li>29. Earnest Money, if not waived, s</li><li>30. sale, into an escrow account. If</li></ul>	shall be deposited into Deal	er or Broker Trust		
	31. Earnest Money shall be: \$		, in t	he form of:	
	32.	□ Wire transfer	□ Other		
	<ul><li>33. Election. If the Premises are p</li><li>34. (\$50,000.00), and the Earnest N</li><li>35. (Check one):</li></ul>				
	36. $\Box$ handle the transaction through	gh a Trust Account control	led by the Dealer	or Broker.	
	37.				
	38. $\Box$ handle the transaction through	gh an independent escrow	account.	BUYER	BUYER
	39.				
				BUYER	BUYER
	<ul><li>40. Buyer understands that the u</li><li>41. Any and all escrow charges and</li><li>42. of the charges and costs are sep</li></ul>	d costs will be the responsi	bility of the Buyer		
	43. <b>Close of Escrow</b> . Close of Esc. 44. Buyer's name. Title to the Prem	nises shall be transferred fr	ee and clear of all	liens or encu	
		nises shall be transferred fr nown to Seller, unless othe liver to Buyer title to the P	ee and clear of all wise agreed in wr	liens or encu riting.	imbrances,
	<ul><li>44. Buyer's name. Title to the Pren</li><li>45. recorded, filed, registered or kr</li><li>46. Seller agrees to execute and de</li></ul>	nises shall be transferred fr nown to Seller, unless othe liver to Buyer title to the P	ee and clear of all wise agreed in wr	liens or encu riting.	imbrances,
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	<ul> <li>44. Buyer's name. Title to the Pren 45. recorded, filed, registered or kr 46. Seller agrees to execute and de 47. sufficient time to allow COE to</li> <li>48. Buyer agrees to cooperate in tr 49. agent of the Seller or Buyer to a 50. If Escrow Company, Dealer, B 51. the next business day that such 52. Escrow Matters. This Contra 53. out terms of this Contract. Escr</li> </ul>	nises shall be transferred from to Seller, unless other liver to Buyer title to the Pooccur on $\overline{MONTH}$ ansfer of title, and may be a Department of Motor Ve trokerage, or DMV office i offices are open for busine act shall be instruction to t	ee and clear of all wise agreed in wr remises and perfor required to accom- nicles ("DMV") of s closed on the day ess, as required. ne Escrow Compa	liens or encu iting. rm all other a DAY pany Escrow ffice to arran y of COE, CO	Imbrances, acts necessary in YEAR Company or other ge transfer of title. DE shall occur on
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	<ul> <li>44. Buyer's name. Title to the Pren 45. recorded, filed, registered or kr 46. Seller agrees to execute and de 47. sufficient time to allow COE to 48. Buyer agrees to cooperate in tr 49. agent of the Seller or Buyer to a 50. If Escrow Company, Dealer, B 51. the next business day that such 52. Escrow Matters. This Contra 53. out terms of this Contract. Escr 54. ESCROW/BROKER/DEALER 55. ADDRESS 56. EMAIL</li> <li>57. Prorations of Assessments 58. including mobile home space re 59. association fees, rents, and, if a</li> </ul>	nises shall be transferred fr nown to Seller, unless other liver to Buyer title to the P o occur on <u>MONTH</u> ansfer of title, and may be a Department of Motor Ve trokerage, or DMV office i offices are open for busine act shall be instruction to the row shall be performed by: <u>PHO</u> / Fees / Liens. All assess ent, utility charges, other lar assumed, interest on assess	ee and clear of all wise agreed in wr remises and perfo required to accom- nicles ("DMV") of s closed on the day ess, as required. ne Escrow Compa 	liens or encu iting. rm all other a DAY pany Escrow ffice to arran y of COE, CO ny, Dealer, co A F at are not a li unity fees, ho	Imbrances,         acts necessary in         YEAR         Y Company or other         ge transfer of title.         DE shall occur on         or Broker, to carry         AZ         AX         en as of COE,         omeowner's
	<ul> <li>44. Buyer's name. Title to the Pren 45. recorded, filed, registered or kr 46. Seller agrees to execute and de 47. sufficient time to allow COE to 48. Buyer agrees to cooperate in tr 49. agent of the Seller or Buyer to a 50. If Escrow Company, Dealer, B 51. the next business day that such 52. Escrow Matters. This Contra 53. out terms of this Contract. Escr 54. ESCROW/BROKER/DEALER 55. ADDRESS 56. EMAIL</li> <li>57. Prorations of Assessments 58. including mobile home space re 59. association fees, rents, and, if a</li> </ul>	nises shall be transferred frown to Seller, unless other liver to Buyer title to the Pooccur on <u>MONTH</u> ansfer of title, and may be a Department of Motor Ver rokerage, or DMV office i offices are open for busine act shall be instruction to the row shall be performed by: <u>PHO</u> / Fees / Liens. All assess ent, utility charges, other lar assumed, interest on assess COE, or □ Other:	ee and clear of all wise agreed in wr remises and perfo required to accom- nicles ("DMV") of s closed on the day closed on the day ess, as required. ne Escrow Compa	liens or encu iting. rm all other a DAY pany Escrow ffice to arran y of COE, CO ny, Dealer, co A F at are not a li unity fees, ho	Imbrances,         acts necessary in         YEAR         v Company or other         ge transfer of title.         DE shall occur on         or Broker, to carry         AZ         AX         en as of COE,         omeowner's         es, and service

- 2j 61. Funds. If this is an ALL CASH SALE, all funds will be in U.S. currency. A Letter of Credit or a source of 62. funds from a financial institution documenting availability of funds to close escrow *is* attached hereto.
- 2k 63. Contingencies: Buyer must obtain approval to live within the community/association. Buyer shall submit 64. application and be approved for residency by the manufactured housing community □ prior to entering 65. into this Contract, or □ within five (5) days of Contract acceptance. If after a diligent and good faith effort, 66. Buyer is unable to obtain approval for residency from the community, this Contract shall be deemed 67. cancelled and Earnest Money shall be released to the Buyer.
- **21.** 68. The housing community where the Premises is located may have the right of first refusal (the "Right of 69. First Refusal") to purchase the Premises from the Seller, exercisable in connection with any proposed sale 70. or other transfer of the Seller's interests in the Premises. Seller shall provide written notice to the housing 71. community of Seller's intent to sell prior to entering into a Contract with Buyer. If the housing community 72. elects to purchase the Premises, this Contract shall be deemed cancelled and Earnest Money shall be 73. released to the Buyer.

#### 3. POSSESSION:

- 3a. 74. Possession. Seller shall deliver possession, existing keys, and all means to operate all locks, mailbox, 75. and security system/alarms to Buyer at COE. Buyer and Seller should consult with legal counsel, 76. insurance, tax, or accounting professionals regarding the risk of pre-possession or post-possession of
  - 77. the Premises.

#### **3b.** 78. Addenda Incorporated.

- 79. 
  New Home Addendum (Pages 12-14 of Contract)
- 80. Manufactured Housing Homeowner Information Bulletin NEW MANUFACTURED HOME
- 81. Manufactured Housing Homeowner Information Bulletin USED MANUFACTURED HOME
- 82. 
  Buyer Due Diligence Addendum
- 83. 
  Available Lenders for Financing
- 84. 
  Seller Carryback Financing Addendum

□ Other \_\_\_\_\_

**3c.** 86. **Fixtures**. Fixtures shall mean all personal property attached/affixed to the Premises. Seller agrees that all 87. existing Fixtures on the Premises, shall convey in this sale.

#### **3d.** 88. Additional Personal Property included in the sale (if checked):

- 89. 🗆 Refrigerator 🔹 Washer 🔹 Dryer
- 90. D Other (Describe type / Purpose)\_\_\_\_
- 91. Personal Property is transferred with no monetary value, and free from all liens and encumbrances.

### 4. FINANCING: IF BUYER IS PAYING CASH, SECTION 4 DOES NOT APPLY.

- **4a.** 92. **Loan Contingency**. Within three (3) days of Contract acceptance, Buyer shall provide to the lender:
  - 93. Buyer's name, income information, social security number, Premises address, estimated value of the
  - 94. Premises, anticipated mortgage amount, and shall agree to allow the lender access to Buyer's Trimerged
  - 95. Residential Credit Report.

Seller Seller

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**4b.** 96. Loan Contingency Period. Buyer's obligation to complete this sale is contingent upon Buyer obtaining 97. loan approval no later than one (1) week prior to COE, or \_\_\_\_\_\_.

98. *NOTE*: See Section 4(b) of the New Home Addendum. COE shall occur on the closing date unless it is 99. changed in writing by agreement of both parties.

- **4c.** 100. **Unfulfilled Loan Contingency**. This Contract shall be cancelled and Buyer shall be entitled to a return 101. of the Earnest Money if, after a diligent and good faith effort, Buyer is unable to obtain loan approval 102. within the Loan Contingency Period. Buyer acknowledges that items paid prior to COE, such as inspection 103. fees, or appraisals, are prepaid items and are not refundable. An unfulfilled contingency is not a breach of 104. Contract.
- **4d.** 105. **Interest Rate / Funds**. Buyer acknowledges i) the inability to obtain loan approval due to the failure to 106. lock in the interest rate with the lender, or ii) the failure to have the down payment or funds necessary 107. to obtain loan approval within the Loan Contingency Period, is not an Unfulfilled Loan Contingency.
- 4e. 108. Costs / Seller Concessions. Buyer shall be responsible for all loan costs unless otherwise provided 109. herein. Alternatively, if indicated, Seller agrees to pay up to \_\_\_\_\_\_% of the Purchase Price, OR up to 110. \$\_\_\_\_\_\_ to be used for any of Buyer's costs, unless prohibited by lender.
- **4f.** 111. **Appraisal Contingency**. If Buyer is obtaining a loan, Buyer's obligation to complete this sale is 112. contingent upon an appraisal of the Premises acceptable to the lender for at least the Purchase Price. 113. If the Premises fails to appraise under terms acceptable to the lender, Buyer has five (5) days after notice 114. of insufficient value to cancel this Contract and receive a refund of the Earnest Money, or the appraisal 115. contingency shall be waived.
  - 116. NOTICE: Buyer and Seller must agree to the FHA Amendatory Clause if financing is an FHA or VA loan.
- **4g.** 117. **Appraisal Cost(s)**. Buyer shall pay the Appraisal Cost(s) unless included in Seller Concessions as 118. indicated herein. Any additional appraisal/lender required costs, or repairs, shall be the expense of the 119. Buyer unless otherwise agreed to herein.

#### 5. DISCLOSURES:

- 5a. 120. Disclosures. Buyer and Seller covenant and agree as follows: Seller shall deliver a completed Arizona 121. Association of Realtors® Seller's Property Disclosure Statement ("SPDS"), within three (3) days after 122. Contact acceptance. Buyer shall sign the SPDS as acknowledgment of receiving the SPDS within three (3) 123. days of receipt. Buyer shall provide notice of any disapproved items in the SPDS within the Due Diligence 124. Period, or five (5) days after receipt of the SPDS, whichever is later. Buyer acknowledges Seller does not 125. have to disclose a previous opinion of value.
- **5b.** 126. <u>NOTICE</u>: Arizona law requires the Seller must disclose all known facts which materially affect the value of 127. the Premises, and which are not readily observable or known to the Buyer, regardless of whether the Buyer 128. performs an inspection.
- **5c.** 129. **Changes During Escrow**. Prior to COE, Seller shall immediately notify Buyer of any changes in the 130. Premises or disclosures. Such notice is considered an update of the SPDS, and if made after the Due 131. Diligence Period, Buyer shall be allowed five (5) days after delivery of such notice to provide notice of 132. disapproval to Seller. Such notice provides the Buyer the opportunity to cancel.

Seller Seller

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5d. 133. Lead-Based Paint Disclosure. If the Premises were built prior to 1978, Seller shall: (i) notify Buyer of 134. any known lead-based paint ("LBP") or LBP hazards in the Premises; (ii) provide Buyer with any LBP risk 135. assessments or inspections of the Premises in Seller's possession; (iii) provide Buyer with the Disclosure of 136. Information on Lead-Based Paint and Lead-Based Paint Hazards, and any report, records, pamphlets, and/or 137. other materials referenced therein, including the pamphlet "Protect Your Family from Lead in Your Home" 138. (collectively "LBP Information"). Buyer shall return a signed copy of the Disclosure of Information on 139. Lead-Based Paint and Lead-Based Paint Hazards to Seller prior to COE.

140.  Premises was built after 1978, no LBP in the Premises.	BUYER	BUYER
141.  Premises was built prior to 1978, and:	BUYER	BUYER

142. LBP Information was provided prior to Contract acceptance and Buyer acknowledges the opportunity to 143. conduct LBP risk assessments or Inspections during Inspection Period; or

144. □ Seller shall provide the **LBP Information** within three (3) days after Contract acceptance. Buyer may 145. within ten (10) days, or \_\_\_\_\_\_ days after receipt of the LBP Information, conduct or obtain a risk 146. assessment or inspection of the Premises for the presence of LBP or LBP-Hazards (the "Assessment 147. Period"). Buyer may within five (5) days after receipt of the LBP Information, or five (5) days after 148. expiration of the Assessment Period, cancel this Contract.

149. <u>NOTICE</u>: Buyer is advised to use certified contractors familiar with LBP remediation to perform 150. renovation, remodeling, repair or painting projects that may disturb LBP in residential properties built prior 151. to 1978, and to follow specific practices to prevent lead contamination.

#### 6. WARRANTIES:

#### 6a. 152. Condition of the Property. BUYER AND SELLER AGREE THE PREMISES ARE BEING SOLD 153. IN ITS PRESENT PHYSICAL CONDITION AS OF THE DATE OF CONTRACT ACCEPTANCE.

154. Seller makes no warranty to Buyer, either express or implied, as to the condition or fitness for any 155. particular use or purpose of the Premises. However, Seller shall maintain and repair the Premises so that at 156. the earlier of possession or COE: (i) the Premises, including all personal property included in the sale, will 157. be in substantially the same condition as on the date of Contract acceptance; and (ii) all personal property 158. not included in the sale and debris will be removed from the Premises. Buyer is advised to conduct 159. independent inspections and investigations regarding the Premises within the Due Diligence Period if 160. applicable. Buyer and Seller acknowledge and understand they may, but are not obligated to, engage in 161. negotiations for repairs/improvements to the Premises. Any/all agreed upon repairs/improvements will be 162. addressed pursuant to the Buyer's Inspection Addendum if attached and incorporated herein.

**6b.** 163. **Warranties by Seller**. Seller warrants that Seller has disclosed to Buyer and Broker(s) all material latent 164. defects and any information concerning the Premises known to Seller, excluding opinions of value, which 165. materially and adversely affect the consideration to be paid by Buyer. Prior to COE, Seller warrants that 166. payment in full will have been made for all labor, professional services, materials, machinery, fixtures, or 167. tools furnished within the 150 days immediately preceding COE in connection with the construction, 168. alteration, or repair of any structure on or improvement to the Premises.

Seller Seller

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**6c.** 169. **Warranties by Buyer**. Buyer warrants that Buyer has disclosed to Seller any information that may 170. materially and adversely affect Buyer's ability to close escrow or complete the obligations of this Contract. 171. At COE, Buyer warrants to Seller that Buyer has conducted all desired independent inspections and 172. investigations and accepts the Premises. Buyer warrants Buyer is not relying on any verbal representations 173. concerning the Premises. Buyer warrants that if insurance is required by Buyer's lender, insurance shall be 174. in place by COE.

#### 7. DUE DILIGENCE:

7a.	<ul> <li>175. Due Diligence Period.</li> <li>176. □ Buyer elects to WAIVE inspection of the Premises.</li> </ul>		
	170. Duyer elects to <u>WAIVE</u> inspection of the Frenises.	BUYER	BUYER
	177. □ Buyer shall inspect the Premises. (See Buyer's Due Diligene 178. herein by reference.)	ce Addendum, attached and	incorporated
		BUYER	BUYER
7b.	179. <b>Sewer or Septic System</b> . Seller warrants that the information 180. waste water treatment facility (conventional or alternative) is conventional. Premises, as disclosed by the landlord of the housing communication of the housing communication.	correct to the best of Seller's	knowledge. The
	182. □ Sewer system □ Conventional septic system	□ Alternati	ve system
7c.	183. <b>Square Footage</b> . Buyer acknowledges that any reference to 184. approximate. If Buyer feels the square footage of the Premises 185. within the Due Diligence Period. Seller does not guarantee the 186. with the Premises.	is a material matter, it must	be investigated
7d.	187. <b>Walkthrough</b> ( <i>s</i> ). Seller shall make the Premises available for 188. applicable, upon reasonable notice by Buyer. Seller shall, at Se 189. any propane, until COE to enable Buyer to conduct any inspec	eller's expense, have all utili	
7e.	190. BUYER MAY NOT WAIVE A FINAL WALKTHROUGH II 191. CONSTRUCTION.	THE MANUFACTURED	HOME IS NEW
	192.  Buyer elects to <u>WAIVE</u> final walkthrough of the Premises		
		BUYER	BUYER
	193. □ Buyer intends to conduct a final walkthrough of the Premise	es. BUYER	BUYER
	194. Seller grants Buyer and Buyer's inspector(s) reasonable access 195. Premises for the purpose of satisfying Buyer that any correction 196. completed and the Premises are in substantially the same cond	ons or repairs agreed to by Se	eller have been ,

197. Buyer does not conduct such walkthrough(s), Buyer releases Seller and Broker(s) from liability for any 198. defects that could have been discovered.

7f. 199. <u>ACKNOWLEDGMENT</u>: BUYER UNDERSTANDS THAT BROKER(S) ARE NOT QUALIFIED 200. NOR LICENSED TO CONDUCT DUE DILIGENCE WITH RESPECT TO THE PREMISES OR 201. THE SURROUNDING AREA. BUYER IS INSTRUCTED TO CONSULT WITH QUALIFIED 202. LICENSED PROFESSIONALS TO ASSIST IN BUYER'S DUE DILIGENCE EFFORTS.
203. BECAUSE CONDUCTING DUE DILIGENCE WITH RESPECT TO THE PREMISES AND THE 204. SURROUNDING AREA IS BEYOND THE SCOPE OF THE BROKER'S EXPERTISE AND 205. LICENSING, BUYER EXPRESSLY RELEASES AND HOLDS HARMLESS BROKER(S) FROM 206. LIABILITY FOR ANY DEFECTS OR CONDITIONS THAT COULD HAVE BEEN DISCOVERED 207. BY INSPECTION OR INVESTIGATION. BROKER(S) ARE ACTING IN AN AGENCY 208. CAPACITY AND ARE CONDUITS OF INFORMATION. BROKER(S) ARE NOT REQUIRED TO 209. VERIFY THE INFORMATION THE SELLER HAS PROVIDED REGARDING THE PREMISES. 210. BUYER MUST INVESTIGATE ALL MATTERS THEY DETERMINE AS MATERIAL PRIOR TO 211. COE, OR DURING THE DUE DILIGENCE PERIOD, IF APPLICABLE.

#### 8. REMEDIES:

8a. 212. Cure Period. A party shall have an opportunity to cure a potential breach of this Contract. If a party fails 213. to comply with any provision of this Contract, the other party shall deliver a notice to the non-complying 214. party specifying the non-compliance. If the non-compliance is not cured within three (3) days after delivery 215. of such notice ("Cure Period"), the failure to comply shall become a breach of Contract. If Escrow 216. Company or DMV office is closed on the last day of the Cure Period, and COE must occur to cure a 217. potential breach, COE shall occur on the next day that each business is open, as required to complete the 218. purchase of the Premises.

- **8b.** 219. **Breach**. In the event of a breach of Contract, the non-breaching party may cancel this Contract and/or 220. proceed against the breaching party in any claim or remedy, subject to Sections 8c and 8d. It would be 221. difficult to predetermine damages in the event of a Buyer's breach, therefore the Earnest Money may be 222. deemed a reasonable estimate of damages and Seller may, at Seller's option, accept the Earnest Money as 223. Seller's sole right to damages. The parties expressly agree that the failure of any party to comply with the 224. terms and conditions of this Contract to allow COE to occur on the COE Date, if not cured after a cure 225. notice is delivered pursuant to this Contract, constitutes a material breach of this Contract, rendering the 226. Contract subject to cancellation.
- 8c. 227. Release of Earnest Money. In the event of a dispute regarding Earnest Money, where Buyer and Seller 228. cannot agree upon written, mutual cancellation, Buyer and Seller agree to participate in meditation. 229. Mediation must be initiated within seven (7) days of written cancellation by either party. In the event 230. mediation is not initiated within seven (7) days, Earnest Money shall be returned to the Buyer.
- **8d.** 231. Alternative Dispute Resolution ("ADR"). Buyer and Seller agree to mediate any dispute or claim 232. arising out of or relating to this Contract in accordance with the REALTORS® Dispute Resolution System, 233. or as otherwise agreed. All mediation costs shall be paid equally by the parties. All unresolved disputes or 234. claims shall be submitted for binding arbitration. If the parties are unable to agree on an arbitrator, the 235. dispute shall be submitted to the American Arbitration Association ("AAA") in accordance with the AAA 236. Rules for the Real Estate Industry. The decision of the arbitrator shall be final and nonappealable. Judgment 237. rendered by the arbitrator may be entered in any court of competent jurisdiction. Notwithstanding the 238. foregoing, either party may opt out of binding arbitration within thirty (30) days after the conclusion of the 239. mediation by notice to the other and, in such event, either party shall have the right to resort to court action.

Seller Seller

- 8e. 240. Exclusions from ADR. The following matters are excluded from the requirement for ADR hereunder: 241. (i) any action brought in the Small Claims Division of an Arizona Justice Court (up to \$3,500) so long as 242. the matter is not thereafter transferred or removed from the small claims division; (ii) judicial or nonjudicial 243. foreclosure or other action or proceeding to enforce a deed of trust, mortgage, or agreement for sale; (iii) an 244. unlawful entry or detainer action; (iv) the filing or enforcement of a mechanic's lien; or (v) any matter that 245. is within the jurisdiction of a probate court. Further, the filing of a judicial action to enable the recording of 246. a notice of pending action ("lis pendens"), or order of attachment, receivership, injunction, or other 247. provisional remedies shall not constitute a waiver of the obligation to submit the claim to ADR, nor shall 248. such action constitute a breach of the duty to mediate or arbitrate.
- **8f.** 249. **Attorney fees and Costs**. The prevailing party in any dispute or claim between Buyer and Seller arising 250. out of or relating to this Contract shall be awarded their reasonable attorney fees and costs. Costs shall 251. include, without limitation, attorney fees, expert witness fees, fees paid to investigators, and arbitration 252. costs.

#### 9. ADDITIONAL TERMS AND CONDITIONS:

**9a.** 253.

254.			
255.			
256.			
257.			
258.			
259.			

- **9b.** 260. **Risk of Loss:** If there is any loss or damage to the Premises between the date of Contract acceptance and 261. COE or possession, whichever is earlier, by reason of fire, vandalism, flood, earthquake, or act of God, the 262. risk of loss shall be on Seller, provided, however, that if the cost of repairing such loss or damage would 263. exceed ten percent (10%) of the purchase price, either Seller or Buyer may elect to cancel the Contract.
- 9c. 264. Permission: Buyer and Seller grant Broker(s) permission to advise the public of this Contract.
- **9d.** 265.**Arizona Law:** This Contract shall be governed by Arizona law and jurisdiction is exclusively conferred on 266. the State of Arizona and under Arizona Arbitration Rules as outlined above.
- **9e.** 267. **Time is of the Essence:** The parties acknowledge that time is of the essence in the performance of the 268. obligations described herein.
- **9f.** 269. **Compensation:** Seller and Buyer acknowledge that Broker(s) shall be compensated for services rendered 270. as previously agreed by separate written agreement(s), which shall be delivered by Broker(s) for payment to 271. Escrow Company or Broker at COE, if not previously paid. If Seller is obligated to pay Broker(s), this 272. Contract shall constitute an irrevocable assignment of Seller's proceeds at COE. If Buyer is obligated to pay 273. Broker(s), payment shall be collected from Buyer as a condition of COE. COMMISSIONS PAYABLE 274. FOR THE SALE, LEASING, OR MANAGEMENT OF PROPERTY ARE NOT SET BY ANY BOARD 275. OR ASSOCIATION OF REALTORS®, OR MULTIPLE LISTING SERVICE, OR IN ANY MANNER 276. OTHER THAN BETWEEN BROKER AND CLIENT.
- 9g. 277. Copies and Counterparts: A fully executed facsimile or electronic copy of the Contract shall be treated

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278. as an original Contract. This Contract and any other documents required by this Contract may be executed 279. by facsimile or other electronic means and in any number of counterparts, which shall become effective 280. upon delivery as provided for herein, except that the Disclosure of Information on Lead-Based Paint and 281. Lead-Based Paint Hazards may not be signed in counterpart. All counterparts shall be deemed to constitute 282. one instrument, and each counterpart shall be deemed an original.

- **9h.** 283. **Days:** All references to days in this Contract shall be construed as calendar days and a day shall begin at 284. 12:00 a.m. and end at 11:59 p.m.
- **9i.** 285. **Calculating Time Periods:** In computing any time period prescribed or allowed by this Contract, the 286. day of the act or event from which the time period begins to run is not included and the last day of the time 287. period is included. Contract acceptance occurs on the date that the signed Contract (and any incorporated 288. counter offer) is delivered to and received by the appropriate Broker. Example: Acts that must be performed 289. within three (3) days of Contract acceptance must be three (3) full days (i.e. if Contract acceptance is 290. Friday, the act must be performed by 11:59 p.m. on Monday).
- **9j.** 291. **Entire Agreement:** This Contract, and any addenda and attachments, shall constitute the entire 292. agreement between Seller and Buyer, shall supersede any other written or oral agreements between Seller 293. and Buyer and can be modified only by a writing signed by Seller and Buyer. The failure to initial any page 294. of this Contract shall not affect the validity or terms of this Contract.
- **9k.** 295. **Subsequent Offers:** Buyer acknowledges that Seller has the right to accept subsequent offers until COE. 296. Seller understands that any subsequent offer accepted by Seller must be a backup offer contingent on the 297. cancellation of this Contract.
- **91.** 298. **Cancellation:** A party who wishes to exercise the right of cancellation as allowed herein may cancel this 299. Contract by delivering notice stating the reason for cancellation to the other party and/or to Escrow 300. Company (if applicable). Cancellation shall become effective immediately upon delivery of the 301. cancellation notice.
- **9m.** 302. **Notice:** Unless otherwise provided, delivery of all notices and documentation required or permitted 303. hereunder shall be in writing and deemed delivered and received when: (i) hand-delivered; (ii) sent via 304. facsimile transmission; (iii) sent via electronic mail, if email addresses are provided herein; or (iv) sent by 305. recognized overnight courier service, and addressed to Buyer as indicated in Section 9q, to Seller as 306. indicated in Section 10a and to the Escrow Company indicated in Section 2j, if applicable.
- **9n.** 307. Release of Broker(s): Seller and Buyer hereby expressly release, hold harmless and indemnify 308. Broker(s) in this transaction from any and all liability and responsibility regarding financing, the 309. condition, square footage, value, rent rolls, environmental problems, sanitation systems, roof, wood 310. infestation, building codes, governmental regulations, insurance, price and terms of sale, return on 311. investment or any other matter relating to the value or condition of the Premises. The parties 312. understand and agree that the Broker(s) do not provide advice on property as an investment and are
  - 313. not qualified to provide financial, legal, or tax advice regarding this transaction.

314. ( <b>SELL</b>	EK'S INITIALS KE	QUIKED)	SELLER	SELLER	—
315. ( <b>BUYI</b>	ER'S INITIALS RE(	QUIRED)			
			BUYER	BUYER	
	I	9		I	
Seller	Seller	Updated August 2017	Buyer	Buyer	-

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- 90. 316. Terms of Acceptance: This offer will become a binding Contract when acceptance is signed by Seller 317. and a signed copy delivered in person, by mail, facsimile or electronically, and received by Broker named 318. in Section 9p by \_\_\_\_\_\_, \_\_\_\_ at \_\_\_\_\_ □a.m./□p.m., 319. Mountain Standard Time. Buyer may withdraw this offer at any time prior to receipt of Seller's signed 320. acceptance. If no signed acceptance is received by this date and time, this offer shall be deemed withdrawn 321. and the Buyer's Earnest Money shall be returned.
- **9p.** 322. THIS CONTRACT CONTAINS ELEVEN (11) PAGES EXCLUSIVE OF ANY ADDENDA AND 323. ATTACHMENTS. PLEASE ENSURE THAT YOU HAVE RECEIVED AND READ ALL ELEVEN (11) 324. PAGES OF THIS OFFER AS WELL AS ANY ADDENDA AND ATTACHMENTS. IF THE 325. ADDENDUM FOR A NEW HOME IS ATTACHED, THE CONTRACT IS THIRTEEN (13) PAGES 326. INCLUDING THAT ADDENDUM.
- 9q. 327. Broker on behalf of Buyer, if any:

328.		
PRINT AGENTS NAME	AGENT MLS CODE	AGENT STATE LICENSE NO.
329		
PRINT AGENTS NAME	AGENT MLS CODE	AGENT STATE LICENSE NO.
330		
PRINT FIRM NAME		FIRM MLS CODE
331.		
FIRM ADDRESS	STATE ZIP CODE	FIRM STATE LICENSE NO.
332.		
PREFERRED TELEPHONE FAX	EMAIL	

**9r.** 333. Agency Confirmation: Broker named in Section 9q above is the agent of (check one): 334. □ Buyer; or □ both Buyer and Seller

335. The undersigned agree to purchase the Premises on the terms and conditions herein stated and 336. acknowledge receipt of a copy hereof including any Buyer Attachment.

**9s.** 337

10.	551.			
	BUYER'S SIGNATURE	MO/DA/YR	BUYER'S SIGNATURE	MO/DA/YR
	338.			
	BUYER'S NAME PRINTED		BUYER'S NAME PRINTED	
	339.			
	ADDRESS		ADDRESS	
	340.			
	CITY, STATE, ZIP CODE		CITY, STATE, ZIP CODE	

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#### 10. SELLER ACCEPTANCE

211	<ol> <li>Broker on behalf of Seller, if a</li> </ol>			
	PRINT AGENTS NAME		NT MLS CODE	AGENT STATE LICENSE N
343	3 PRINT AGENTS NAME		T MLS CODE	AGENT STATE LICENSE N
344	4 PRINT FIRM NAME			FIRM MLS CODE
	5 FIRM ADDRESS		STATE ZIP CODE	FIRM STATE LICENSE NO
346	$6. \frac{1}{\text{PREFERRED TELEPHONE}} F_{A}$	AX	EMAIL	
• 347 348	7. <b>Agency Confirmation:</b> Broker 8. □ Seller; or □ both Bu	named in Section 1 ayer and Seller	Da above is the agent o	f (check one):
350	<ol> <li>9. The undersigned agree to sell</li> <li>0. receipt of a copy hereof and gi</li> <li>1. Buyer.</li> </ol>			
353	<ol> <li>Counter Offer is attached, and</li> <li>this offer and the Counter Offer</li> <li>provisions of the Counter Offer</li> </ol>	. If there is a confli	ct between this offer ar	
	-			
	5	MO/DA/YR	SELLER'S SIGNATUR	E MO/DA/
355	SELLER'S SIGNATURE			
355 356	SELLER'S SIGNATURE 6 SELLER'S NAME PRINTED		SELLER'S NAME PRI	
355 350	SELLER'S SIGNATURE		SELLER'S NAME PRI	
355 350 357	SELLER'S SIGNATURE 6		SELLER'S NAME PRI	NTED
355 350 357	SELLER'S SIGNATURE 6 SELLER'S NAME PRINTED 7 ADDRESS 8		SELLER'S NAME PRI	NTED
355 356 357 358	SELLER'S SIGNATURE 6 SELLER'S NAME PRINTED 7 ADDRESS 8		SELLER'S NAME PRI	NTED
355 356 357 358	SELLER'S SIGNATURE         6.         SELLER'S NAME PRINTED         7.         ADDRESS         8.         CITY, STATE, ZIP CODE         9.         □OFFER REJECTED BY SEL	LER: MONTH	SELLER'S NAME PRI	NTED 
355 356 357 358	SELLER'S SIGNATURE         6.         SELLER'S NAME PRINTED         7.         ADDRESS         8.         CITY, STATE, ZIP CODE         9.         □OFFER REJECTED BY SEL	LER: MONTH	SELLER'S NAME PRI ADDRESS CITY, STATE, ZIP CO DAY YEAR	DE (SELLER'S INITIALS) Date
355 356 357 358	SELLER'S SIGNATURE         6.         SELLER'S NAME PRINTED         7.         ADDRESS         8.         CITY, STATE, ZIP CODE         9.         □OFFER REJECTED BY SEL         For Broker Use Only: Brokerage File/Log No.	LER: MONTH	SELLER'S NAME PRI ADDRESS CITY, STATE, ZIP CO DAY YEAR	NTED DE (SELLER'S INITIALS)
355 356 357 358	SELLER'S SIGNATURE         6.         SELLER'S NAME PRINTED         7.         ADDRESS         8.         CITY, STATE, ZIP CODE         9.         □OFFER REJECTED BY SEL         For Broker Use Only: Brokerage File/Log No.	LER: MONTH Broker's I	SELLER'S NAME PRI ADDRESS CITY, STATE, ZIP CO DAY YEAR nitials	NTED DE (SELLER'S INITIALS) Date MO/DA/YR
355 356 357 358	SELLER'S SIGNATURE         6.         SELLER'S NAME PRINTED         7.         ADDRESS         8.         CITY, STATE, ZIP CODE         9.         □OFFER REJECTED BY SEL         For Broker Use Only: Brokerage File/Log No Manager's Initials         All pre-printed portions of this form have	LER: MONTH Broker's I Broker's I been drafted by the M ust be made in a promine	SELLER'S NAME PRI ADDRESS CITY, STATE, ZIP CO DAY YEAR nitials	NTED DE (SELLER'S INITIALS) Date MO/DA/YR

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## ADDENDUM TO PURCHASE AGREEMENT <u>NEW</u> MANUFACTURED HOME - ADDENDUM TO PURCHASE AGREEMENT AND SALES CONTRACT:

# This sale is of a New Manufactured Home. This Addendum ("New Home Addendum") is incorporated into the Mobile and Manufactured Home Purchase Agreement and Sales Contract ("Contract"). <u>In the event of any conflict between this New Home Addendum and the Contract, THIS ADDENDUM SHALL CONTROL</u>.

- **1a.** 1. New Manufactured Home. The Manufactured Home described in section 2 (c) of the Contract is a new 2. Manufactured Home. Therefore, a Certificate of Title has not yet been issued. Instead the
  - 2. Manufactured Home. Therefore, a Certificate of Title has not yet been issued. Instead the Manufactured Home is titled under a Manufacturer's Certificate of Origin. Under A.R.S. §41-4028 (B)(1), new Manufactured Homes like this can only be sold through a <u>licensed Mobile Home Dealer in Arizona.</u>
  - **Parties:** The parties to this Contract are:
    - 6. BUYER:

**2.a.** 

7. SELLER:

10. DBA: \_\_\_\_\_

11. ARIZONA DEALER LICENSE NUMBER: \_\_\_\_\_

12. TYPE OF LICENSE: \_\_\_\_\_

13. EXPIRATION OF LICENSE:

- **4a.** 14. Loan Contingency Period. If the Manufactured Home <u>is not</u> located on the Premises, the Loan 15. Contingency Period shall be calculated as follows:
- **4b**. 16. Buyer's obligation to complete this sale is contingent upon Buyer obtaining final loan approval no later than 17. \_\_\_\_\_\_, 20 \_\_\_\_. That date shall be the end of the loan approval process. See Section 4b of 18. the Contract. If that Section conflicts with this Addendum, this Addendum shall prevail.
- **4c.** 19. At the end of the loan approval process, Buyer may be required to deliver an additional Earnest Money 20. deposit of \$ \_\_\_\_\_\_.
- **4d.** 21. Buyer and Seller agree that failure by Buyer to make the additionally required Earnest Money deposit at the 22. end of the loan approval process shall deem this Contract cancelled and all Earnest Money shall be released 23. to the Buyer.
- **4e.** 24. Buyer's additional Earnest Money shall be in the amount of \$\_\_\_\_\_.
- **5a.** 25. **COE.** COE shall occur pursuant to Section 2h of the Contract, unless Buyer and Seller mutually agree in 26. writing upon a new COE.
- **5b.** 27. Should escrow fail to close as provided herein, the parties agree that the entire Earnest Money deposit made 28. by Buyer hereunder shall be reverted to the Seller.

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- **6a.** 29. **Warranties of Seller**: Seller shall make all warranties imposed on the Sellers of new manufactured homes 30. in Arizona, but limited as follows:
  - 31. Buyer understands there may be written warranties covering the new home purchased, including some
  - 32. component(s), and some appliances(s), which are provided by the manufacturers. Buyer has read, and
  - 33. understands, the statement provided by the Dealer regarding the type of warranty covering the new home
  - 34. before signing this New Home Addendum.
- **6b.** 35. Buyer understands the implied warranties of merchantability and fitness for a particular purpose, and all
  - 36. other warranties expressed or implied, are excluded by Dealer from this transaction and shall not apply to the
  - 37. new home or any component or any appliance contained therein. Buyer understands that Dealer makes no
  - 38. warranties whatsoever regarding the new home or any component or any appliance contained therein; and
  - 39. Buyer understands that the Dealer disclaims and excludes from this transaction all warranty obligations
  - 40. which exceed or exist over and above the legal warranties required by applicable state law.
  - 41. <u>NOTICE</u>: Dealer shall provide Buyer with the HUD Dispute Resolution Form, as well as forms and 42. disclosures required by law with the sale of a new Manufactured Home.

#### 7a. 43. BUYER(S):

PRINT BUYER'S NAME		PRINT BUYER'S NAME	
45			
BUYER'S SIGNATURE		BUYER'S SIGNATURE	DATE
46. SELLER(S):			
47			
PRINT SELLER'S NAME		PRINT SELLER'S NAME	
48 Seller's signature			
SELLER'S SIGNATURE	DATE	SELLER'S SIGNATURE	DATE
49. QUALIFYING PARTY ON 1 50.	BEHALF OF ARIZ	CONA LICENSED DEALER:	
49. <b>QUALIFYING PARTY ON</b> 1 50 PRINT DEALER NAME	BEHALF OF ARIZ	CONA LICENSED DEALER:	
49. QUALIFYING PARTY ON 1 50.	BEHALF OF ARIZ	CONA LICENSED DEALER:	
49. QUALIFYING PARTY ON 1 50	BEHALF OF ARIZ	ZONA LICENSED DEALER:	
49. QUALIFYING PARTY ON 1 50 PRINT DEALER NAME 51	BEHALF OF ARIZ	CONA LICENSED DEALER:	ZIP CODE
49. QUALIFYING PARTY ON 1 50 PRINT DEALER NAME 51 PRINT SALESPERSON NAME 52	BEHALF OF ARIZ	CONA LICENSED DEALER:	ZIP CODE
49. QUALIFYING PARTY ON 1 50. print dealer name 51. print salesperson name 52. dealer address	BEHALF OF ARIZ	CONA LICENSED DEALER:	ZIP CODE