## USE OF THE AAR VACANT LAND/LOT PURCHASE CONTRACT ADDENDUM REGARDING SUBDIVIDED OR UNSUBDIVIDED LAND

Document updated: August 2007



This coversheet accompanies the VLPC Addendum Regarding Subdivided or Unsubdivided Land. The addendum should be given to the Seller and Buyer for completion.



## ARIZONA LAW IMPOSES CERTAIN REQUIREMENTS ON THE SALE OR LEASE OF SUBDIVIDED AND UNSUBDIVIDED LAND

(**Note**: developments that contain 6 or more parcels or lots that are all 36 acres or more are called "unsubdivided land" in the law). These legal requirements can be found in A.R.S. §32-2181 through §32-2185.09 ("Sale of Subdivided Land") and A.R.S. §32-2195 through §32-2195.11 ("Sale of Unsubdivided Land") as well as in the Commissioner' Rules R4-28-803 through 805 ("Documents") and R4-28-A1201 through A1223 ("Application for Public Report").

## Therefore, this Addendum should be executed in any transaction in which the seller:

- 1. Has divided the property into six or more lots, parcels or fractional interests;
- 2. Owns or will own six or more lots, parcels or fractional interests in a subdivision;
- 3. Has caused the property to be divided into 6 or more lots, parcels or fractional interests for the subdivider or for others.

If you have questions about whether this Addendum is required in a transaction, contact your broker or manager.

VLPC ADDENDUM Coversheet

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6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. 30. 31. 32. 33. 34. 35. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46.

47.

48.

Brokerage File/Log No.

(Added February 2012)

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.



MO/DA/YR



If subdivided land is being sold by a subdivider or if unsubdivided land as defined by statute is being sold, a public report will generally be required and this Addendum must be executed by the Seller and Buyer.

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|---|---|
| 1. ADRE File:   |   |
| 2. Seller: SAMPLE   |   |
| 3. Buyer: SAMPL   | E   |
| 4. Premises Address:  | SAMPLE  |
| 5. Date:  |   |
| The following additional terms and conditions pertaining Contract described above.  | to subdivided or unsubdivided land are hereby included as a part of the   |
| <b>Subdivider:</b> means any person who offers for sale six or note that be subdivided into a subdivision for the subdivider or for other subdivider.   | nore lots, parcels or fractional interests in a subdivision or who causes land to<br>ners, or who undertakes to develop a subdivision.  |
| <b>Subdivided Land:</b> is improved or unimproved land or land immediate or future, into six (6) or more lots, parcels or fracti  | s divided or proposed to be divided for the purpose of sale or lease, whether onal interests.   |
| into six (6) or more lots, parcels or fractional interests wh   | to be divided for the purpose of sale or lease, whether immediate or future, sich lots or parcels are thirty-six (36) acres or more each but less than one known or advertised under a common promotional plan for sale or lease, definition.   |
| or concerning which no contract has been entered into be  | if there is no residential, commercial or industrial building on the Property, tween the subdivider and the buyer that obligates the subdivider directly, or ruction of a residential, commercial or industrial building on the lot or parcel f sale for the lot is entered into.   |
| HAS THE LEGAL RIGHT TO RESCIND (CANCEL) THIS THE RETURN OF ANY MONEY OR OTHER CONSIDE THE DAY THE PURCHASER EXECUTED SUCH AGREE TO THE SELLER. FURTHER, IF THE PURCHASER DO   | or parcel or unimproved, unsubdivided land: THE PURCHASER HEREUNDER AGREEMENT WITHOUT CAUSE OR REASON OF ANY KIND AND TO ERATION UNTIL MIDNIGHT OF THE SEVENTH (7th) DAY FOLLOWING MENT BY SENDING OR DELIVERING WRITTEN NOTICE OF RESCISSION DES NOT INSPECT THE LOT OR PARCEL PRIOR TO THE EXECUTION E A SIX (6) MONTH PERIOD TO INSPECT THE LOT OR PARCEL, AND IT TO UNILATERALLY RESCIND THE AGREEMENT.   |
|   | a Department of Real Estate Commissioner, no subdivided or unsubdivided as to the land over terrain which may be traversed by conventional motor the Property.  |
| and record a Deed conveying to the Buyer merchantable note and mortgage or deed of trust resulting from this transa deliver, record and deposit in escrow, within sixty (60) day description, a current preliminary title report, an executed upon exceptions, which Seller shall record within sixty (60 documents necessary to release or extinguish any blanket Property from the terms and provisions of any blanket encutogether with a trust agreement, which shall conform to A.R.S. to release or extinguish any blanket encumbrance to the | parcel(s) within a subdivision, the Seller agrees to either: (a) execute, deliver and marketable title, subject only to agreed upon exceptions, and record any ction within sixty (60) days of Buyer's execution of this Contract; or (b) execute, as after execution of the Contract by the Buyer, this Contract with a full legal Deed conveying to the Buyer merchantable title, subject only to the agreed days after Buyer's compliance with this Contract, together with any and all encumbrance to the extent it applies to this Property or a partial release of the mbrance; or (c) execute, deliver and record a Deed to the Property to a trustee 3. 32-2185.01(A)(3) (or any successor provision), and any documents necessary extent it applies to the Property or a partial release of the Property from the cord this Contract within sixty (60) days of execution by Buyer. |
| The Arizona Department of Water Resources has determin  | ed that the water supply for the subdivision is $\ \square$ adequate $\ \square$ inadequate.  |
| If the water supply for the subdivision is inadequate, addition   | nal disclosures may be required.  |
| The undersigned agree to the above additional terms and   | conditions and acknowledge the receipt of a copy hereof.  |
|   | EVELOPER (OR SELLER) SHALL GIVE A PROSPECTIVE PURCHASER A<br>TO READ AND REVIEW IT BEFORE THE PROSPECTIVE PURCHASER SIGNS   |
| SAMPLE  | SAMPLE  |
| A BUYER'S SIGNATURE MO  | /DA/YR ^ BUYER'S SIGNATURE MO/DA/YR   |
| SAMPLE  | SAMPLE  |
| ^ SELLER'S SIGNATURE MO   | /DA/YR ^ SELLER'S SIGNATURE MO/DA/YR  |
| For Broker Use Only:  |   |

Manager's Initials Broker's Initials AMP Date