SELLER ATTACHMENT

Document updated: February 2014



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.



This attachment is intended to be given to the Seller prior to consummation of a Seller Financing Addendum for a consumer credit* transaction.

THIS ATTACHMENT IS NOT PART OF THE SELLER FINANCING ADDENDUM'S TERMS.

* Consumer Credit means credit offered or extended to a consumer primarily for personal, family, or household purposes.

MESSAGE TO SELLEB

You are entering into a complex transaction governed by many State and Federal laws. Real estate brokers are not qualified, nor licensed, to ensure that the terms of your Seller Financing Addendum comply with these laws. You are advised to carefully read the below disclosures and consult with qualified licensed professionals to ensure that the terms of your Seller Financing Addendum comply with all applicable State and Federal laws.

LOAN ORIGINATION DISCLOSURE

Sellers originating a residential consumer loan must be registered and/or licensed as mortgage loan originators unless exempt under the Dodd-Frank Wall Street Reform and Consumer Protection Act.

The Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Dodd-Frank Act") mandates that a loan originator for a consumer credit transaction secured by an owner occupied dwelling must, when required by applicable State or Federal laws, be registered and/or licensed in accordance with those laws, including the Secure and Fair Enforcement for Mortgage Licensing Act (the "S.A.F.E. Act").

Although the definition of a "loan originator" under the Dodd-Frank Act is broad in scope, there exist two categories of seller financing excluded from the "loan originator" definition.

Requirements of the first exemption include all of the following: (1) the Seller originates consumer financing for only one property in any 12-month period; (2) the Seller is a natural person, estate, or trust; (3) the Seller has not constructed, or acted as a contractor for the construction of, a residence on the property as part of their ordinary course of business; (4) the financing does not result in negative amortization; and (5) the financing has a fixed rate or does not adjust for the first five years.

OR

Requirements of the second exemption include all of the following: (1) the Seller originates consumer financing for no more than three residential properties in any 12-month period; (2) the Seller is a natural person, or an organization, including a partnership, corporation, proprietorship, association, cooperative, trust, estate, or government unit; (3) the Seller has not constructed, or acted as a contractor for the construction of, a residence on the property as part of their ordinary course of business; (4) the loan is fully amortizing; (5) the financing has a fixed rate or does not adjust for the first five years; and (6) the Seller has determined that the borrower has the reasonable ability to repay the loan according to its terms per 12 CFR § 1026.43(c), which is available at https://www.ecfr.gov/cgi-bin/text-idx?SID=1e230dbe76b1a3b54db4cc1cc6814a32&mc=true&node=se12.9.1026_143&rgn=div8.

Before consummating this transaction, it is the sole and exclusive duty of you, the Seller, to verify whether you are a "loan originator" as defined by the Dodd-Frank Act thereby requiring you to be registered and/or licensed in accordance with applicable State or Federal laws.

HOEPA DISCLOSURE

Sellers originating a high cost mortgage as defined by the Home Ownership and Equity Protection Act may need to be registered and/or licensed as mortgage loan originators.

The Home Ownership and Equity Protection Act ("HOEPA") applies to most types of consumer credit transactions secured by a consumer's principal residence. Before concluding if you, the Seller, are exempt from the definition of a "loan originator," you must determine whether the transaction you are originating is subject to HOEPA coverage, and if so, whether the transaction is covered by the high-cost mortgage provisions of HOEPA.

Sellers originating a high-cost mortgage may not be exempt from the definition of a "loan originator," meaning that you, the Seller, would need to be registered and/or licensed in accordance with applicable State or Federal laws before engaging in the business of residential mortgage loan origination.

The complete 2013 HOEPA rule, including the Official Interpretations, is available at <u>https://files.consumerfinance.gov/f/201603_cfpb_hoepa-compliance-guide.pdf</u>.

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SELLER FINANCING ADDENDUM

CONSUMER CREDIT TRANSACTION SECURED BY A DWELLING*

Seller Providing Financing for Three or Fewer Residential Owner Occupied Properties in Any 12-Month Period

* Dwelling means a residential structure that contains one to four units. The term includes an individual condominium unit, cooperative unit, manufactured home and mobile home, if it is used as a residence. (An Arizona real estate licensee is permitted to act in the sale of a used mobile home when the mobile home is installed on the real property and listed in a contract for transfer of an interest in real property executed by its owner. A.R.S. § 41-2178(B)(1).)

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	REAL SOLUTIONS. REAL TOR'S SUCCESS.	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.	Seller:		
2.	Buyer:		
3.	Premises Address:		
4.	Date:		
5. 6.	The following additional referenced Premises.	I terms and conditions are hereby included as a part of the Contract between Seller and Buy	er for the above
7.		SELLER VERIFICATION	
8. 9.		ural person, or an organization, including a corporation, partnership, proprietorship, poperative, estate, trust or government unit.	
10.		ding consumer financing for the sale of <u>three or fewer</u> residential properties in any 12-month pe	eriod.
11.		e property securing the financing.	
12. 13.		constructed, or acted as a contractor for the construction of, a residence on the property ordinary course of business.	
14. 15. 16.	reasonable abi	de a reasonable and good faith determination at or before consummation that the borrower wil ility to repay the loan according to its terms as required by 12 CFR § 1026.43(c). ir.gov/cgi-bin/text-idx?SID=1e230dbe76b1a3b54db4cc1cc6814a32&mc=true&node=se12.9.1026_143&	
17.		SELLER'S INITIALS REQUIRED	LER
18. 19.	Buyer is a patu	BUYER VERIFICATION ural person, including a trust created for tax or estate planning purposes.	
19. 20.		asing a Dwelling primarily for personal, family, or household purposes with the expectation of	
20. 21.		r more than 14 days during the coming year.	
22.		BUYER'S INITIALS REQUIREDBUYERBUY	/ER
23.	The following amount	shall be financed by Seller and paid by Buyer: \$	
	Lien Position:		
25.			
26. 27.	Buyer shall execute	te a promissory note and deed of trust in favor of Seller. The deed of trust shall be record	ded against the
28.	Other		
29.	Fixed Interest Rate: Th	he unpaid balance shall bear interest at the rate of% per year, beginning at the C	lose of Escrow.
30.		on financing has an adjustable rate, this Seller Financing Addendum shall not be utilized. If considering	
31. 32. 33.	rate shall be det	e parties are advised to immediately consult independent legal counsel and a licensed loan originator. A etermined by the addition of a margin to an index rate and is subject to reasonable rate adjustment li table rate is based on is a widely available index such as indices for U.S. Treasury securities or LIBOR.	limitations. The
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34.	Term: The financed amount is fully amortized over the life of the loan, which shall be	_ years, not to exceed thirty (30) years
35.	from Close of Escrow with no balloon payment.	

36. Payment Amount (Principal and Interest): \$

- 37. The note 🗌 will 🗋 will not require payment to an impound account as follows: In addition to and at the time of the above-stated
- 38. payment amount, Buyer shall pay an amount equal to 1/12 the annual real estate tax, 1/12 the annual hazard insurance premium,
 39. 1/12 annual assessment(s),
 Other _______.

40. Payment Intervals: The first payment is due ______, and subsequent payments are due on the same day thereafter as follows:
41. Monthly Quarterly Semi-annually Annually Other ______.

42.	Late Payments: If late, Buyer shall pay late fees:	Yes 🗌 No.	If Yes, any payment which is at least	ten (10) days or
43.	days past due shall be subject to a	a late fee of \$, not to exceed five	e percent (5%) of the

- 44. scheduled payment. Payment(s) shall first be applied to accrued interest and late fees.
- 45. If the unpaid balance is not paid in full when due, the late fee per day will be \$ _
- 46. Any late payments received without applicable late fees shall be accepted and unpaid late fees shall not accrue interest.
- 47. Account Servicing: The parties shall use the services of a duly licensed entity or individual authorized to conduct account servicing.
- Payments on this loan and all prior encumbrances shall be made concurrently through a single servicing account to be maintained
 by the account servicing agent. The parties hereby instruct the servicing agent not to accept any payment without all other
 concurrent payments.
- 51. Account Servicing fee(s) shall be paid by Buyer Seller
 52. Account Setup fee(s) shall be paid by Buyer Seller
 53. Account to be serviced by:
- 54. 55.

56. Credit Evaluation: This sale is contingent upon Seller's approval of Buyer's credit. Buyer shall provide to Seller a current credit
57. report from a credit reporting agency and a completed Uniform Residential Loan Application within three (3) days after acceptance of
58. this Contract. Reasonable disapproval of Buyer's credit requires written notice from Seller to Escrow Company within three (3) days
59. after receipt by Seller of current credit report and completed loan application.

60. **Due On Sale:** The unpaid balance, including accrued interest, fees and penalties, is immediately due and payable in the event that 61. the Premises is sold, transferred, or conveyed in any manner, unless otherwise prohibited by law.

62. Buyer's Liability: On certain qualified residential property, the Seller understands that under Arizona law, the Buyer may have no personal liability in case of a default and that the Seller's only recourse may be the Premises as the sole and exclusive source for repayment of the debt. Should Buyer default, Seller may need to at Seller's own expense: (i) exercise their power of sale in order to recover legal title to the Premises; and (ii) initiate a forcible entry and detainer action to recover physical possession of the Premises. Seller is hereby advised of their inability to conduct a trustee's sale sooner than the ninety-first day after the date on which a notice of trustee's sale is recorded. Seller may additionally incur expenses such as unpaid property taxes, delinquent home owners' expension for the action to recover the source of a default and the action and detainer action to recover the date on which a notice of trustee's sale is recorded. Seller may additionally incur expenses such as unpaid property taxes, delinquent home owners'

68. association fees and assessments, attorneys' fees and delinquent utility bills. Independent counsel should be consulted.

69.

SELLER'S INITIALS REQUIRED

SELLER

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70. Title Insurance: Buyer shall furnish to Seller, at Buyer's expense, an American Land Title Association Standard Loan Insurance71. Policy or Vendor Owner Insurance Policy on the Premises in the full amount financed by Seller.

72. **Tax Service:** In the absence of a tax impound account, Buyer shall provide and pay for a tax service contract over the life of this 73. Ioan which will provide a delinquency notice of any unpaid real estate tax to Seller, any successor in interest to Seller, and the 74. account servicing agent.

75. **Hazard Insurance:** Buyer shall provide, maintain, and deliver to Seller hazard insurance with loss payable to Seller in the 76. amount of: (i) all encumbrances against the Premises; or (ii) the replacement cost of the improvements built on the Premises, 77. whichever is less.

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78. Acknowledgement: Buyer and Seller recognize, acknowledge and agree that Broker(s) are not qualified, nor licensed, to: (i) determine the Buyer's credit-worthiness; and (ii) ensure that the terms of the parties' Seller Financing Addendum comply with state and federal law. Buyer and Seller are instructed to consult with qualified licensed professionals, including but not limited to a licensed Arizona attorney, to ensure that the terms of their Seller Financing Addendum comply with the Dodd-Frank Wall Street Reform and Consumer Protection Act, Regulation Z of the Truth in Lending Act (12 CFR § 1026), the Real Estate Settlement Procedures Act and other state and federal laws that may prove applicable. Because ensuring compliance with these laws is beyond the scope of the Broker's expertise and licensing, Buyer and Seller expressly release and hold harmless Broker(s) from liability for any violations that could have been avoided/discovered by consultation with qualified licensed professionals.

86.	BUYER'S INITIALS REQUIRED		
		BUYER	BUYER
87.	SELLER'S INITIALS REQUIRED	SELLER	SELLER
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88.	ADDITIONAL TERMS AND CONDITIONS		
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110 TH	ne undersigned agree to these additional terms and conditions and acknowledge receipt of a copy	hereof	
110. 11			

	^ BUYER'S SIGNATURE	MO/DA/YR	^ BUYER'S SIGNATURE	MO/DA/YR
112.	^ SELLER'S SIGNATURE	MO/DA/YB	^ SELLER'S SIGNATURE	MO/DA/YR
	SEELENS SIGNATORE	MODAIT	SELECTION	WORDANT
	For Broker Use Only:			
	Brokerage File/Log No	Manager's Initi	als Broker's Initials	Date MO/DA/YR

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