1	Guttilla Murphy Anderson, P.C.							
2	Ariz. Firm No. 00133300 Patrick M. Murphy (Ariz. No. 002964)							
2	City North 5415 E. High St., Suite 200 Phoenix, Arizona 85054 Email: pmurphy@gamlaw.com							
3								
4	Phone: (480) 304-8300 Fax: (480) 304-8301							
5	Attorneys for the Receiver							
6								
7	IN THE SUPERIOR COURT	OF THE STATE OF ARIZONA						
,	IN AND FOR THE CO	OUNTY OF MARICOPA						
8								
9	STATE OF ARIZONA ex rel. LAUREN KINGRY, Superintendent of the Arizona	Cause No. CV2009-020595						
Z 85054 F8300	Department of Financial Institutions,)						
Phoenix, AZ 85054 (480) 304-8300 01 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Plaintiff,	PETITION NO. 70						
[£] 11	v.	PETITION TO CONFIRM SALE OF						
12	LANDMARC CAPITAL &	REAL PROPERTY LOCATED AT 14819						
	INVESTMENT COMPANY, Defendant.) NORTH CAVE CREEK ROAD, PHOENIX, ARIZONA						
13	Defendant.	85032						
14								
15		(Assigned to the Honorable Lisa Flores)						
16		Ó						
Lauren W. Kingry, as the court appointed Receiver, respectfully petitions								
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21	Institutions as Receiver of Landmarc Capital & Investment Company ("Landmarc"). On July							
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10, 2009, this Court entered is Order Appointing Permanent Receiver and Injunction. On
February 27, 2010, the Court entered its Order Placing Hayden Investments, LLC, Desert
Trails Holdings, LLC and Arizona Valuation Company, LLC in Receivership. On May 12,
2010, the Court entered its Amended Order Appointing Permanent Receiver and Injunction
(collectively "Receivership Order"). The Receiver Order appointed Thomas Giallanza as
Deputy Receiver and authorized the Receiver to engage and employ Special Deputy
Receivers to carry on the day to day business of Landmarc.

- 2. In accordance with the Receivership Order, the Receiver has located and taken possession of certain real property, located at 14819 North Cave Creek Road, Phoenix, Arizona 85032 ("Property"). This Property is legally described in Exhibit "A" attached hereto and was acquired by and is currently held in the name of Landmarc (43%) and LDM Acceptance Company (57%).
- 3. The sale of the Property contemplated under Exhibit "B" is conditioned upon, and will not take place in the absence of, an order of this Court approving such sale after notice and a hearing.
- 4. The Property is not occupied and is not encumbered by any indebtedness, other than obligations for real estate taxes and assessments.
- 5. Because the Property is a commercial property that necessitates the expenditures of time and funds to provide security and insurance for the Property, the continued holding of the Property is not necessary or appropriate to protect the interest of any

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persons interested in this receivership. Accordingly, the Receiver commenced efforts to market and sell the property.

- 6. The Receiver engaged the services of James Frazey of City to City Commercial, to market the Property, under which the Receiver agreed to pay a 6% sales commission, subject to the approval of this Court.
- 7. On November 2, 2012, the Receiver received an offer from Teodora Cupes to purchase the Property for \$210,000 under terms that were not acceptable to the Receiver. The Receiver thereafter submitted to Buyer a counter offer which has been accepted. These documents constitute the Purchase Agreement and are attached hereto as Exhibit "B". The Purchase Agreement provides for the sale of the Property for \$248,000 in cash and is conditioned upon approval by this Court.
 - 8. In accordance with this Court's Order Re: Petition Number 2, the Receiver:
 - Has mailed a copy of this Petition, the proposed order, and the Notice of a. Hearing, to all persons on the Master Service List as indicated in the Proof of Mailing filed herewith;
 - b. Intends to publish notice of this sale in a newspaper of general circulation within the county in which this action is pending and the Property is located.
- 9. The Receiver recommends that the Property be sold for the price and under the terms set forth in the Purchase Agreement attached as Exhibit "B", which the Receiver believes are in the best interests of the receivership estate.

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WHEREFORE, the Receiver respectfully requests that the Court enter an order:

- 1. Approving the sale as set forth in the Purchase Agreement attached as Exhibit "B" to this Petition of the Property legally described in Exhibit "A".
- Authorizing the Receiver to satisfy the Indebtedness secured by the Property in 2. an amount deemed by the Receiver to be fair and reasonable.
- 3. Authorizing Thomas Giallanza, as Deputy Receiver, to execute all necessary documents in connection with the sale of the Property confirmed by the Court.

Respectfully submitted this 11th day of December, 2012.

GUTTILLA MURPHY ANDERSON, P.C.

/s/Patrick M. Murphy Patrick M. Murphy Attorneys for the Receiver

1157-001(135712)

EXHIBIT "A"

PARCEL NO. 1:

Lot 18, of PARADISE PLAZA, according to the plat of record in the office of the County Recorder of Maricopa County, Arizona, recorded in Book 93 of Maps, Page 35;

EXCEPTING therefrom that part of Lot 18, of PARADISE PLAZA, according to the plat of record in the office of the County Recorder of Maricopa County, Arizona, recorded in Book 93 of Maps, Page 35, described as follows:

BEGINNING at the Northwest corner of said Lot 18;

thence South 89 degrees 58 minutes 33 seconds East, a distance of 199.88 feet to the Northeast corner of said Lot 18;

thence South 00 degrees 00 minutes 19 seconds East, along the East line of said Lot 18, a distance of 1.02 feet;

thence North 89 degrees 54 minutes 37 seconds West, a distance of 104.86 feet;

thence North 89 degrees 25 minutes 59 seconds West, a distance of 95.02 feet to the POINT OF BEGINNING.

PARCEL NO. 2:

The North 1.15 feet of Lot 19, of PARADISE PLAZA, according to the plat of record in the office of the County Recorder of Maricopa County, Arizona, recorded in Book 93 of Maps, Page 35.

COMMERCIAL REAL ESTATE PURCHASE CONTRACT

Document updated: May 2003



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.





	RECEIPT
1.	Offer Received From: ("Buyer") Teodora Cupes and/or Asignee
	Agency Confirmation: Broker named on Line 18 is the agent of (check one):
	■ the Buyer exclusively; or □ the Seller exclusively; or □ both the Buyer and Seller
6. 7. 8.	All earnest money shall be deposited into a federally insured account acceptable to Buyer and Seller and any interest earned thereon shall also be included as earnest money ("Earnest Money"). Buyer agrees that, if Buyer breaches this Contract, Earnest Money is subject to forfeiture. If any check for Earnest Money is dishonored for any reason, Seller may, at Seller's option, immediately cancel this Contract pursuant to lines 308-312. Unless otherwise provided herein, all Earnest Money is considered to be part of the Purchase Price for the Property described below.
11. 12. 13. 14. 15.	account or endorse the check without recourse and deposit it with a duly licensed Escrow Company. Form of Earnest Money: 区 Personal Check □ Other:
16. -	
17.	Offer Received By: Teo Cupes PC TC275 11/02/2012 (PRINT SALESPERSON'S NAME AND AGENT CODE) (SALEPERSON'S SIGNATURE) (MO/DAYR)
18.	Prestige Realty PSTG01 (collectively "Broker") (PRINT NAME OF FIRM)
	PROPERTY AND PURCHASE PRICE Property Description and Offer: Buyer agrees to purchase and Seller agrees to sell the following real property:
	Property Address: 14819 North Cave Creek Road
	City: Phoenix County: Maricopa AZ, Zip Code: 85032
	Assessors Parcel # 214-66-018-b
	Legal description: PARADISE PLAZA MCR 93/35 LOT 18 & ALSO N 1.15F OF LOT 19 EX TH PT LOT 18
24.	
27. 28.	which includes, at no additional cost to Buyer, all fixtures and improvements thereon, as well as the following items, if any, owned by Seller and presently located on or in the real property: electrical distribution systems (power panels, ducting, conduits, disconnects), lighting fixtures, computer wiring, telephone distribution systems (lines, jacks and connections), heating, ventilation and air conditioning equipment, evaporative coolers, air lines, carpets, window coverings, wall coverings, security and fire detection systems/alarms, and
	(collectively the "Property"). All fixtures and improvements shall be free of liens and encumbrances unless otherwise specified.
	Leased Equipment NOT Included:
	• •
35. 36.	Personal Property Included: Personal property shall be transferred in AS-IS CONDITION, FREE AND CLEAR OF ANY LIENS AND ENCUMBRANCES, and SELLER MAKES NO WARRANTY of any kind, expressed or implied (including, without limitation, ANY WARRANTY OF MERCHANTABILITY).
37.	Addenda Incorporated: Schedule of personal property Lead-Based Paint Disclosure Other
39.	, ·
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	\$ 205,000.00 cash and/or private money at close of escrow
13. 14.	
+⊶.	>>
	Commercial Real Estate Purchase Contract • Updated: May 2003
	Conviright © 2003 Arizona Association of RSA LORS® All rights reserved

<Initials SELLER SELLER

Page 1 of 9

Initials> BUYER BUYER



45. Escrow: This Contract shall be used as escrow instructions. The Escrow Company employed by the parties to carry out the terms of the filter of the parties of the parti		Commercial Real Estate Purchase Contract >> Page 2	of 9
### 1800 N Scottadale Rules 2000 N Scottadale 2000 N Scottadal			
### 1800 N Scottadale Rules 2000 N Scottadale 2000 N Scottadal	46.	this Contract shall be: Great American Title Debby Kieffer	
49. Opening of Escrow: The term "Opening of Escrow" shall mean the date when a fully executed Contract and the Earnest Mone 50. have been delivered to Escrow Company. Escrow Company shall immediately notify Buyer. Seler and Broker(s) in writing of the 51. date of the Opening of Escrow. 20. Close of Escrow: Seller and Buyer shall comply with all terms and conditions of this Contract and Close Escrov. 30. Buyer shall close within 15 days of seller stinal acceptance. 40. but in no ovent later than	47.	(CONTACT PERSON)	
49. Opening of Escrow: The term "Opening of Escrow" shall mean the date when a fully executed Contract and the Earnest Mone 50. have been delivered to Eacrow Company. Escrow Company shall immediately notify Buyer Seller and Broker(s) in writing of the 51. date of the Opening of Escrow. 52. Close of Escrow: Sellor and Buyer shall comply with all terms and conditions of this Contract and Close Escrov. 53. Buyer shall close within 15 days of sellor final acceptance. 54. but in no event later than	48.		
53. Buyer shall close within 15 days of seller final acceptance. Any other closing date requires the written mutual agreement of Seller and Buyer bereby agree that the Close of Escrow shall be defined as recordation of the deed and any other document for required to complete the transaction. The parties expressly agree that the failure of any party to comply with the terms and 7c conditions of this Contract by the scheduled Close of Escrow shall constitute a material breach of this Contract. 58. Possession and Keys: Possession and occupancy of the Property shall be delivered to Buyer at Close of Escrow of the contract of the contract. 59. or	50.	(E-MAIL) Opening of Escrow: The term "Opening of Escrow" shall mean the date when a fully executed Contract and the Earnes have been delivered to Escrow Company. Escrow Company shall immediately notify Buyer, Seller and Broker(s) in writing	t Money
Any other closing date requires the written mutual agreement of Seller and Buyer 55. Seller and Buyer hereby agree that the Close of Escrow shall be defined as recordation of the deed and any other document 56. required to complete the transaction. The parties expressly agree that the failure of any party to comply with the terms an 57. conditions of this Contract by the scheduled Close of Escrow shall constitute a material breach of this Contract. 58. Possession and Keys: Possession and occupancy of the Property shall be delivered to Buyer at Close of Escrow 59. or	52.	. Close of Escrow: Seller and Buyer shall comply with all terms and conditions of this Contract and Close	Escrow
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10 DUE DILIGENCE AND INSPECTIONS			
62. Due DILIGENCE AND INSPECTIONS 62. Due Diligence: Buyer's due diligence and inspection period shall be thirty (30) days or 63. ("Due Diligence Period"). During the Due Diligence Period, Buyer shall satisfy itself with respect to the physical condition of the 4. Property, the condition of title to the Property and as to the feasibility and suitability of the Property for Buyer's intended purpose REFER TO LINES 66-85 FOR IMPORTANT TERMS. 66. Buyer Disapproval: If prior to the expiration of the Due Diligence Period or as otherwise provided herein, Buyer, in Buyer's sole discretion, disapproves of the Property, Buyer shall: 68. (a) immediately cancel this Contract pursuant to Lines 308-312 without further written consent of the parties, in which event a Emerst Money shall be returned to Buyer; or 79. (b) deliver to the Seller written notice of the items disapproved and provide Seller an opportunity to correct the items. 71. If Buyer elects option (b), Seller shall respond in writing within five (5) days or 72. of Buyer's notice of items disapproved. If Seller is unwilling or unable to agree to correct any of the terms disapproved by Buyer, including making any repairs in a workmanlike manner, Buyer may either: 78. (a) cancel this Contract within five (5) days after receipt of Seller's response or after expiration of the time period for Seller's response, within the transaction, in which case seller is not obligated to correct those time Seller has not agreed to correct that Buyer entered into with the consultant who prepared such report or study specifically forbids the dissemination of the report or study to others. 79. Studies generated by Buyer, provided, however, that Buyer shall not be required to deliver any such report or study if the written contract. Buyer shall be returned to deliver any such report or study if the written occurrence in the vinity to others. 79. Buyers Selficially of the Selficial S			operate
DUE DILIGENCE AND INSPECTIONS 62. Due Diligence: Buyer's due diligence and inspection period shall be thirty (30) days or 63. ("Due Diligence Period"). During the Due Diligence Period. Buyer shall satisfy itself with respect to the physical condition of the Property, the condition of thit to the Property and as to the feasibility and suitability of the Property for Buyer's intended purpose 65. REFER TO LINES 66-85 FOR IMPORTANT TERMS. 65. Buyer Disapproval: If prior to the expiration of the Due Diligence Period or as otherwise provided herein, Buyer, in Buyer's sol 67. discretion, disapproves of the Property, Buyer shall: 68. (a) immediately cancel this Contract pursuant to Lines 308-312 without further written consent of the parties, in which event a Earnest Money shall be returned to Buyer; or 70. (b) deliver to the Seller written notice of the Items disapproved and provide Seller an opportunity to correct the items. If Buyer elects option (b). Seller shall respond in writing within five (5) days or 71. If Buyer elects option (b). Seller shall respond in writing within five (6) days or 72. days after delivery to Seller of Buyer; noticing making any repairs in a workmanlike menner, Buyer may either: 73. Buyer, including making any repairs in a workmanlike menner, Buyer may either: 74. (a) cancel this Contract within five (6) days after receipt of Seller's response or after expiration of the time period for Seller's togenose, whichever occurs first, in which case all Earnest Money shall be returned to Buyer, or 75. (b) proceed with the transaction, in which case all Earnest Money shall be returned to Buyer, or 76. (c) proceed with the transaction, in which case all Earnest Money shall be returned to Buyer, or 77. correct in writing. 78. If Buyer cancels this Contract, Buyer shall return all documents provided by the Seller and provide Seller with copies of all reports or study to others. 78. Buyers's Fallurge TO GIVE WRITTEN NOTICE OF CANCELLATION OF THIS CONTRACT OR DISAPPROVAL OF ITEMS. 7	60.	. all locks, mailboxes, security system/alarms, access to all common area facilities and	
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67. discretion, disapproves of the Property, Buyer shall: 68. (a) immediately cancel this Contract pursuant to Lines 308-312 without further written consent of the parties, in which event a 69. Earnest Money shall be returned to Buyer; or 70. (b) deliver to the Seller written notice of the Items disapproved and provide Seller an opportunity to correct the items. 71. If Buyer elects option (b), Seller shall respond in writing within five (5) days or days after delivery to Selle 72. days after delivery to Selle 73. under this Contract within five (5) days after receipt of Seller's response or after expiration of the time period for 74. (a) cancel this Contract within five (5) days after receipt of Seller's response or after expiration of the time period for 75. Seller's response, whichever occurs first, in which case all Earnest Money shall be returned to Buyer; or 76. (b) proceed with the transaction, in which case Seller is not obligated to correct those items Seller has not agreed to correct in writing. 78. If Buyer cancels this Contract, Buyer shall return all documents provided by the Seller and provide Seller with copies of all reports or study to others. 78. Seller's generated by Buyer, provided, however, that Buyer shall not be required to deliver any such report or study if the written ontract that Buyer entered into with the consultant who prepared such report or study specifically forbids the dissemination of the seller than study to others. 89. BUYER'S FAILURE TO GIVE WRITTEN NOTICE OF CANCELLATION OF THIS CONTRACT OR DISAPPROVAL OF ITEMS 1. THE TRANSACTION WITHOUT CORRECTION OF ANY DISAPPROVED ITEMS THAT SELLER HAS NOT AGREED ITEMS THAT SELLER HAS NOT AGREED ITEMS THAT SELLER HAS NOT AGREED ITEMS WRITING TO CORRECT. 80. Inspections: During the Due Diligence Period, Buyer shall have the right, at Buyer's expense, to select an inspector(s), and to make economic, environmental and physical "inspections" (including tests, surveys, and other studies) of the Property, including by make a substance of the s			er's sole
If Buyer elects option (b), Seller shall respond in writing within five (5) days or	67. 68. 69.	discretion, disapproves of the Property, Buyer shall: (a) immediately cancel this Contract pursuant to Lines 308-312 without further written consent of the parties, in which Earnest Money shall be returned to Buyer; or	
78. If Buyer cancels this Contract, Buyer shall return all documents provided by the Seller and provide Seller with copies of all reports of 9. studies generated by Buyer, provided, however, that Buyer shall not be required to deliver any such report or study if the writter 80. contract that Buyer entered into with the consultant who prepared such report or study specifically forbids the dissemination of the 81. report or study to others. 82. BUYER'S FAILURE TO GIVE WRITTEN NOTICE OF CANCELLATION OF THIS CONTRACT OR DISAPPROVAL OF ITEMS 83. WITHIN THE SPECIFIED TIME PERIODS SHALL CONCLUSIVELY BE DEEMED BUYER'S ELECTION TO PROCEED WITH 84. THE TRANSACTION WITHOUT CORRECTION OF ANY DISAPPROVED ITEMS THAT SELLER HAS NOT AGREED IN 85. WRITING TO CORRECT. 86. Inspections: During the Due Diligence Period, Buyer shall have the right, at Buyer's expense, to select an inspector(s), and to 87. make economic, environmental and physical "inspections" (including tests, surveys, and other studies) of the Property, including but 88. not limited to square footage, wood infestation, roof, designated flood hazard areas, structural, plumbing (such as galvanized of 89. polybutylene pipes), sewer/septic, well, heating, air conditioning, electrical and mechanical systems, built-in appliances, soi 90. foundation, pool/spa and related equipment, cost of compliance with swimming pool regulations, possible environmental hazard 91. (such as asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical storage tanks, methamphetamine, LSD, ecstasy 92. hazardous waste, other substances, materials or products, and/or location in a federal or state Superfund area), water damage 93. mold, conditions conducive to mold, geologic conditions, location of property lines, water/utility use restrictions and fees for service 94. such as garbage, water/utility or fire protection, sign usage, zoning regulations, variances, use permits, and compliance with 95. Americans with Disabilities Act. If the presence of sex offenders in the vicinity of	71. 72. 73. 74. 75. 76.	If Buyer elects option (b), Seller shall respond in writing within five (5) days or	roved by eriod foi
83. WITHIN THE SPECIFIED TIME PERIODS SHALL CONCLUSIVELY BE DEEMED BUYER'S ELECTION TO PROCEED WITH 84. THE TRANSACTION WITHOUT CORRECTION OF ANY DISAPPROVED ITEMS THAT SELLER HAS NOT AGREED IN 85. WRITING TO CORRECT. 86. Inspections: During the Due Diligence Period, Buyer shall have the right, at Buyer's expense, to select an inspector(s), and to select an inspector of the Property, including but 87. make economic, environmental and physical "inspections" (including tests, surveys, and other studies) of the Property, including but 88. not limited to square footage, wood infestation, roof, designated flood hazard areas, structural, plumbing (such as galvanized of 89. polybutylene pipes), sewer/septic, well, heating, air conditioning, electrical and mechanical systems, built-in appliances, soi 90. foundation, pool/spa and related equipment, cost of compliance with swimming pool regulations, possible environmental hazard 91. (such as asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical storage tanks, methamphetamine, LSD, ecstasy 92. hazardous waste, other substances, materials or products, and/or location in a federal or state Superfund area), water damage 93. mold, conditions conducive to mold, geologic conditions, location of property lines, water/utility use restrictions and fees for service 94. such as garbage, water/utility or fire protection, sign usage, zoning regulations, variances, use permits, and compliance with 95. Americans with Disabilities Act. If the presence of sex offenders in the vicinity of the Property or the occurrence of a disease, natura 96. death, suicide, homicide or other crime on or in the vicinity of the Property is a material matter to the Buyer, it must be investigated 97. by the Buyer during the Due Diligence Period. 98. Square Footage: BUYER IS AWARE THAT ANY REFERENCE TO THE SQUARE FOOTAGE (OR NET ACREAGE) OF THE 99. REAL PROPERTY (LAND) OR IMPROVEMENTS THEREON IS APPROXIMATE. IF SQUARE FOOTAGE (OR NET ACREAGE) 18. 100. A MATERIAL MATTER TO THE BUYER, IT MUST	78. 79. 80.	. If Buyer cancels this Contract, Buyer shall return all documents provided by the Seller and provide Seller with copies of all re . studies generated by Buyer, provided, however, that Buyer shall not be required to deliver any such report or study if the . contract that Buyer entered into with the consultant who prepared such report or study specifically forbids the dissemination	e written
87. make economic, environmental and physical "inspections" (including tests, surveys, and other studies) of the Property, including but 88. not limited to square footage, wood infestation, roof, designated flood hazard areas, structural, plumbing (such as galvanized of 89. polybutylene pipes), sewer/septic, well, heating, air conditioning, electrical and mechanical systems, built-in appliances, soin 90. foundation, pool/spa and related equipment, cost of compliance with swimming pool regulations, possible environmental hazard 91. (such as asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical storage tanks, methamphetamine, LSD, ecstasy 92. hazardous waste, other substances, materials or products, and/or location in a federal or state Superfund area), water damage 93. mold, conditions conducive to mold, geologic conditions, location of property lines, water/utility use restrictions and fees for service 94. such as garbage, water/utility or fire protection, sign usage, zoning regulations, variances, use permits, and compliance with 95. Americans with Disabilities Act. If the presence of sex offenders in the vicinity of the Property or the occurrence of a disease, natural 96. death, suicide, homicide or other crime on or in the vicinity of the Property is a material matter to the Buyer, it must be investigated 97. by the Buyer during the Due Diligence Period. 98. Square Footage: BUYER IS AWARE THAT ANY REFERENCE TO THE SQUARE FOOTAGE (OR NET ACREAGE) IS 99. REAL PROPERTY (LAND) OR IMPROVEMENTS THEREON IS APPROXIMATE. IF SQUARE FOOTAGE (OR NET ACREAGE) IS 100. A MATERIAL MATTER TO THE BUYER, IT MUST BE VERIFIED BY BUYER DURING THE DUE DILIGENCE PERIOD.	83. 84.	. WITHIN THE SPECIFIED TIME PERIODS SHALL CONCLUSIVELY BE DEEMED BUYER'S ELECTION TO PROCEE . THE TRANSACTION WITHOUT CORRECTION OF ANY DISAPPROVED ITEMS THAT SELLER HAS NOT AGR	D WITH
>>	87. 88. 89. 90. 91. 92. 93. 94. 95. 96. 97. 98.	make economic, environmental and physical "inspections" (including tests, surveys, and other studies) of the Property, inclu- not limited to square footage, wood infestation, roof, designated flood hazard areas, structural, plumbing (such as galva polybutylene pipes), sewer/septic, well, heating, air conditioning, electrical and mechanical systems, built-in applianc foundation, pool/spa and related equipment, cost of compliance with swimming pool regulations, possible environmental (such as asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical storage tanks, methamphetamine, LSD, hazardous waste, other substances, materials or products, and/or location in a federal or state Superfund area), water mold, conditions conductive to mold, geologic conditions, location of property lines, water/utility use restrictions and fees for such as garbage, water/utility or fire protection, sign usage, zoning regulations, variances, use permits, and complian Americans with Disabilities Act. If the presence of sex offenders in the vicinity of the Property or the occurrence of a disease death, suicide, homicide or other crime on or in the vicinity of the Property is a material matter to the Buyer, it must be invented by the Buyer during the Due Diligence Period. Square Footage: BUYER IS AWARE THAT ANY REFERENCE TO THE SQUARE FOOTAGE (OR NET ACREAGE) REAL PROPERTY (LAND) OR IMPROVEMENTS THEREON IS APPROXIMATE. IF SQUARE FOOTAGE (OR NET ACREAGE)	uding but anized or ces, soil, hazards ecstasy, damage, services nce with e, natural estigated
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102. 103.	Wood Infestation Inspection : IF CURRENT OR PAST WOOD INFESTATION (SUCH AS TERMITES) IS A MATERIAL MATTER TO THE BUYER, IT MUST BE INVESTIGATED DURING THE DUE DILIGENCE PERIOD. If the lender requires an updated Wood Infestation Report, it shall be performed at Buyer's expense. If wood infestation is disclosed in any Wood Infestation Report, REFER TO LINES 66-85 FOR IMPORTANT TERMS.
106. 107. 108. 109.	Flood Hazard: If the Property is situated in an area identified as having any special flood hazards by any governmental entity including, but not limited to, being designated as a special flood hazard area by the Federal Emergency Management Agency (FEMA), the Buyer's lender may require the purchase of flood hazard insurance at the Close of Escrow or some future date. Special flood hazards may affect the ability to encumber or improve the Property now or at some future date. Flood hazard designation of the Property or cost of flood hazard insurance shall be determined by Buyer during the Due Diligence Period.
	Survey: A survey ☐ shall be performed ☒ is waived by the Buyer.
112.	If a survey is to be performed, Buyer shall have the survey completed by a licensed surveyor in accordance with the Arizona State Board of Technical Registration's "Arizona Land Boundary Survey Minimum Standards" and review the receipt of results of survey or map during the Due Diligence Period.
	Cost of the survey shall be paid by: Seller Buyer Other:
	Surveyor's instructions are: A boundary survey and survey plat showing the corners either verified or monumentation.
116. 117. 118.	
119.	easements on the Property or within five (5) feet thereof.
120.	Other survey terms:
121.	
122.	Buyer's Responsibility Regarding Inspections: Buyer shall keep the Property free and clear of liens, shall indemnify and hold Seller harmless from all liability, claims, demands, damages, and costs and shall repair all damages arising from the inspections.
	Final Walkthrough: The Seller grants Buyer and any representative of Buyer reasonable access to conduct a final walkthrough of the
	Property for the purpose of satisfying Buyer that any repairs agreed to by the Seller have been completed and, further, that the Property
	is in substantially the same condition as on the date of the mutual execution of the Contract. Seller shall make the Property available for
127.	the final walkthrough. If Buyer does not conduct such walkthrough, Buyer specifically releases Seller and Broker(s) of any liability.
128.	Seller's Responsibility Regarding Inspections and Final Walkthrough: Seller shall make the Property available for all inspec-
	tions during the Due Diligence Period and final walkthrough. Seller understands that the inspections and final walkthrough require
130.	that all utilities be on and the Seller is responsible for providing same at Seller's expense.
131.	Sanitation and Waste Disposal Systems: Buyer is aware and Seller warrants that the Property is on a:
132.	
133.	Seller's Obligations Regarding On-Site Wastewater Treatment Facility (conventional septic or alternative system)
	("Facility"): If such a Facility has been installed on the Property, Seller shall deliver to Buyer copies of Facility permits and any other Facility documents of record within five (5) days after Opening of Escrow. During Due Diligence Period, any Facility on the
	Property shall be inspected as required by law at: Buyer's expense Seller's expense by an inspector recognized by the
	applicable governmental authority. Seller shall deliver to Escrow Company, at Seller's expense, any certification and/or
	documentation required. Escrow Company is instructed to file any transfer form(s) with applicable county authority. Buyer shall pay
139.	any Facility transfer fees.
140.	Seller's Obligations Regarding Wells: If any well is located on the Property, Seller shall deliver to Escrow Company, before Close
	of Escrow, a copy of the Arizona Department of Water Resources ("ADWR") "Registration of Existing Wells." Escrow Company is
	hereby instructed to send to the ADWR a "Change of Well Information." Seller does not warrant the gallons per minute as reflected on the ADWR certification of registration. Buyer may verify gallons per minute during Due Diligence Period through a certified flow test.
	Changes During Escrow: Seller shall immediately notify Buyer in writing: (i) of any changes in the disclosures made herein, in the Seller Property Disclosure Statement, or otherwise; (ii) if Seller modifies any existing lease or other agreement affecting the Property; or (iii) if Seller
	enters into any new leases, rental agreements, service contracts or other agreements affecting the Property. Buyer shall be allowed five (5) days
	after receipt of such notice to provide written notice to Seller of any items disapproved. REFER TO LINES 66-85 FOR IMPORTANT TERMS.
	DISCLOSURES
148.	Seller Property Disclosure Statement ("SPDS"):
	(a) ☐ Buyer has received, read, and approved the SPDS.
	(b) Buyer waives review and approval of the SPDS. (BUYER'S INITIALS REQUIRED TO WAIVE SPDS
	(c) Seller shall deliver the SPDS to Buyer within five (5) days after Opening of Escrow.
	(c) as selection and or selection making the (c) days after opening or assisting

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153. 154. 155. 156. 157. 158. 159.	Additional Seller Disclosures and Information: Seller shall provide to Buyer the following disclosures and information writing within five (5) days or days after Opening of Escrow: (1) any information known to Seller the Buyer's use of the Property, (2) any known pending special assessments, association fees, claims, or litigation, (3) color and restrictions, articles of incorporation; by-laws; other governing documents; and any other documents required by copies of current rent rolls, lists of current deposits, personal property lists, copies of leases, rental agreements, service most recent survey, if available, and (6) any and all other agreements, documents, studies, or reports relating to the Prorecent control provided, however, that Seller shall not be required to deliver any report or study if the written contract that consultant who prepared such report or study specifically forbids the dissemination of the report to others. The notice to Seller prior to the expiration of the Due Diligence Period of any items disapproved. REFER TO LINES 66-85 Seller shall deliver all original documents and estoppel certificates executed by all tenants to Buyer at Close of Escrow	nat may advers oles of covenar aw, (4) financia e contracts, (5 operty in Selle t Seller entered Buyer shall p FOR IMPORT	sely affect the nts, conditions, al statements, a copy of the r's possession d into with the rovide written		
163.	No Seller or Tenant Bankruptcy, Probate or Insolvency Proceedings. Seller has no notice or knowled Property is the subject of a bankruptcy, probate or insolvency proceeding. Further, Seller is not the insolvency or probate proceeding.	ge that any to subject of a	enant on the bankruptcy,		
166. 167. 168.	Seller's Notice of Violations: Seller represents that Seller has no knowledge of any notice of violations Federal building, zoning, fire, or health laws, codes, statutes, ordinances, regulations, or rules filed or issue If Seller receives notice of violations of any of the aforementioned prior to Close of Escrow, Seller shall in writing. Buyer shall have five (5) days after receipt of such notice to provide written notice to Seller of REFER TO LINES 66-85 FOR IMPORTANT TERMS.	ed regarding t immediately	he Property. notify Buyer		
170	DISCLOSURES FOR PROPERTY USED FOR RESIDENTIAL PURPOSES (If Property is not used for residential purposes, GO TO LINE 194.)				
171. 172. 173. 174. 175. 176.	Notice to Buyer of Swimming Pool Barrier Regulations (Initials Required): The State of Arizona has swimm that are outlined in the Arizona Department of Health Services Private Pool Safety Notice. The county or municipal located may have different swimming pool barrier regulations than the state. During the Due Diligence Period, Buyapplicable state, county, and municipal swimming pool barrier regulations and, unless disapproved prior to the experiod, agrees to comply with and pay all costs of compliance with said regulations. BUYER'S INITIALS ACKNOW SWIMMING POOL BARRIER REGULATIONS and 2) If this Property contains a swimming pool, RECEIPT OF THE OF HEALTH SERVICES APPROVED PRIVATE POOL SAFETY NOTICE AS REQUIRED BY A.R.S. §36-1681 (E).	lity in which the ger agrees to it iration of the ILEDGE 1) EXE ARIZONA DI	ne Property is nvestigate all Due Diligence ISTENCE OF		
178.	(BUYER'S INITIALS REQUIRED)	T.C. BUYER	DUNCE.		
180. 181. 182. 183. 184. 185. 186. 187. 188. 190.	Lead-Based Paint Disclosure (Initials Required): If the Property was built prior to 1978, Seller shall: (1) notify the Buyer of any known lead-based paint or lead-based paint hazards in or on the Property; (2) provide the Buyer with any lead-based paint risk assessments or inspections of the Property in the Seller's possession; (3) provide the Buyer with the Disclosure of Information on Lead-based Paint and Lead-Based Paint Hazards, and any reports, records, pamphlets, and/or other materials referenced therein, including the pamphlet "Protect Your Family from Lead in Your Home" (collectively "Lead-Based Paint Information"). Lead-Based Paint Information was provided prior to Contract acceptance and Buyer acknowledges the opportunity to conduct lead based paint risk assessments or inspections during Due Diligence Period. Seller shall provide the Lead-Based Paint Information to Buyer within five (5) days after Opening of Escrow. Buyer may within ten days after receipt of the Lead-Based Paint Information conduct or obtain a risk assessment or inspection of the Property for the presence of lead-based paint or lead based-paint hazards ("Assessment Period"). Buyer may within five (5) days after receipt of the Lead-Based Paint Information or five (5) days after expiration of the Assessment Period cancel this Contract in Buyer's sole discretion by delivering written notice of cancellation to Seller Pursuant to Lines 309-313.				
191.	, ,	T.c.	BUYER		
192.		BUYER	BUYER		
193.	IF THIS IS AN ALL CASH SALE, GO TO LINE 208.				
	FINANCING				
	(If financing is to be other than new financing, see attached addendum.)				
196.	This sale \square is \square is not contingent upon Buyer obtaining a satisfactory financing commit Commitment Contingency Period. (If sale is not contingent on a financing commitment, go to line 209.) Financing Commitment Contingency Period: If the sale is contingent upon Buyer obtaining a satisfactory financing Commitment Contingency Period:		_		
198. 199. 200. 201. 202.	shall have thirty (30) days or days after the Opening of Escrow ("Financing Commitmer obtain a financing commitment satisfactory to Buyer in Buyer's sole discretion, for a loan to purchase the Properties Contract pursuant to Lines 308-312 and receive a refund of the Earnest Money. PRIOR TO THE EXPIRATION COMMITMENT CONTINGENCY PERIOD, BUYER SHALL DELIVER TO SELLER AND ESCROW COMMITMENT BUYER HAS NOT RECEIVED SUCH SATISFACTORY FINANCING COMMITMENT OR BUYER HAVE WAIVED THE FINANCING COMMITMENT CONTINGENCY AND ANY RIGHT TO CANCEL DUE 1	nt Contingenc perty or Buyer ON OF THE PANY WRITT SHALL BE D	y Period") to may cancel FINANCING EN NOTICE EEMED TO		
205. 206.	Financing Application: Within ten (10) days after the Opening of Escrow, Buyer shall submit a formal lo of Buyer's choice. Buyer and Seller shall promptly provide to such lender all materials and documents len facilitate such lender's processing of such loan application. Buyer agrees to pay such fees as required b financing costs. Buyer authorizes the lender to provide financing status updates to Broker(s).	der deems a	opropriate to		
	Commercial Real Estate Purchase Contract • Updated: May 2003				

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TITLE AND ESCROW 208. Title and Vesting: Taking title may have significant legal, estate planning and tax consequences. Buyer should obtain legal 209. and tax advice. 210. Buyer will take title as determined before Close of Escrow or ☐ Other: _ 211. Title Commitment and Title Insurance: Buyer shall be provided at Seller's expense a Standard Owner's Title Insurance Policy show-212. ing the title vested in Buyer as provided in Line 210. Buyer may acquire extended coverage(s) at Buyer's own additional expense. 213. Escrow Company is hereby instructed to obtain and distribute to Buyer and Broker(s) a Commitment for Title Insurance in sufficient 214. detail for the issuance of an Extended Owner's Title Insurance Policy together with complete and legible copies of all documents that 215. will remain as exceptions to Buyer's policy of title insurance ("Title Commitment"), within fifteen (15) days after Opening of Escrow. 216. Buyer shall have until the expiration of the Due Diligence Period to provide written notice to Seller of any items disapproved. Buyer shall 217. have five (5) days after receipt of any amendments to Title Commitment or notice of any subsequent exceptions to provide Seller 218. written notice of any amendment or exceptions disapproved. REFER TO LINES 66-85 FOR IMPORTANT TERMS. 219. Seller shall convey title by special warranty deed or 220. Additional Instructions: (a) If the Escrow Company is also acting as the title agency but is not the title insurer issuing the title 221. insurance policy, the Buyer and Seller hereby instruct the Escrow Company to deliver to the Buyer and Seller upon Opening of 222. Escrow a closing protection letter from the title insurer indemnifying the Buyer and Seller for any losses due to fraudulent acts or 223. breach of escrow instructions by the Escrow Company. (b) All documents necessary to close this transaction shall be executed 224. promptly by Seller and Buyer in the standard form used by Escrow Company. Escrow Company is hereby instructed to modify such 225. documents to the extent necessary to be consistent with this Contract. (c) All closing and escrow costs, unless otherwise stated 226. herein, shall be allocated equally between Seller and Buyer in accordance with local custom and applicable laws and regulations. (d) 227. Escrow Company is hereby instructed to send to Broker(s) copies of all notices and communications directed to or from Seller or 228. Buyer. Escrow Company shall provide Broker(s) with access to escrowed materials and information regarding the escrow. 229. Prorations, Expenses and Adjustments: 230. Taxes: Real property taxes payable by the Seller shall be prorated through Close of Escrow, based upon the latest tax bill available. 231. The parties agree that any discrepancy between the latest tax bill available and the actual tax bill when received shall be handled as 232. a Post Closing Matter and Buyer or Seller may be responsible for additional tax payments to each other. 233. Insurance: If Buyer takes an assignment of the existing casualty and/or liability insurance that is maintained by Seller, the current 234. premium shall be prorated through Close of Escrow. 235. Rents, Interest and Expenses: Rents; interest on existing notes, if transferred; utilities; and operating expenses shall be prorated 236. through Close of Escrow. The Parties agree to adjust any rents received after Close of Escrow as a Post Closing Matter. 237. Deposits: All deposits held by Seller pursuant to rent/lease agreement(s) shall be credited against the cash required of Buyer at 238. Close of Escrow or ☐ paid to Buyer by Seller at Close of Escrow. 239. Post Closing Matters: The parties shall promptly adjust any item to be prorated that is not determined or determinable at Close of 240. Escrow as a Post Closing Matter by appropriate cash payment to the other party outside of the escrow when the amount due is 241. determined. Seller and Buyer agree that Escrow Company and Broker(s) are relieved of any responsibilities for said adjustments. 242. Insurance: Buyer shall insure that any fire, casualty, or other insurance desired by Buyer, or required by any Lender, is in place at 243. Close of Escrow. Buyer specifically releases Broker(s) from any obligations relating to such insurance.

- 244. Assessments: The amount of any assessment that is a lien as of the Close of Escrow, shall be:
- 245. 🕱 paid in full by Seller 🔲 prorated and assumed by Buyer 🔲 paid in full by Buyer.
- 246. Any assessment that becomes a lien after Close of Escrow is the Buyer's responsibility.
- 247. IRS and FIRPTA Reporting: Seller agrees to comply with IRS reporting requirements. If applicable, Seller agrees to complete, sign, 248. and deliver to Escrow Company a certificate indicating whether Seller is a foreign person or a non-resident alien pursuant to the
- 249. Foreign Investment in Real Property Tax Act (FIRPTA). Buyer acknowledges that if the Seller is a foreign person, the Buyer (or
- 250. Escrow Company, as directed by Buyer) must withhold a tax equal to 10% of the purchase price, unless an exemption applies.
- 251. RESPA: The Real Estate Settlement Procedures Act (RESPA) requires that no Seller of property that will be purchased with the 252. assistance of a federally-related mortgage financing shall require, directly or indirectly, as a condition of selling the property, that title
- 253. insurance covering the property be purchased by the Buyer from any particular title company.
- 254. TAX DEFERRED EXCHANGE: Seller and Buyer are advised to consult a professional tax advisor regarding the advisability of a
- 255. tax-deferred exchange pursuant to I.R.C. §1031 or otherwise. Seller and Buyer agree to cooperate in a tax deferred exchange pro-
- 256. vided that Close of Escrow is not delayed. All additional costs in connection with any such tax deferred exchange shall be borne by
- 257. the party requesting the exchange. The non-requesting party and Broker(s) shall be indemnified and held harmless from any liability
- 258. that may arise from participation in the tax deferred exchange.

WARRANTIES

- 259. Seller Warranties: Seller warrants and shall maintain and/or repair the Property so that, at the earlier of possession of the Property 260. or Close of Escrow, all heating, cooling, mechanical, plumbing, and electrical systems (including swimming pool and/or spa, motors,
- 261, filter systems, cleaning systems, and heater, if any), and built-in appliances will be in working condition or as otherwise agreed in
- 262. this Contract. Seller also warrants that, at the earlier of possession of the Property or Close of Escrow, the Property shall be in
- 263. substantially the same condition as on the date of the mutual execution of the Contract.
- 264. Buyer Warranties: Buyer warrants that Buyer has disclosed to Seller any information that may materially and adversely affect the Buyer's 265. ability to close escrow or complete the obligations of this Contract. At the earlier of the removal of all contingencies, possession of the
- 266. Property or Close of Escrow, (a) Buyer warrants to Seller that Buyer has conducted all desired independent investigations and accepts the
- 267. Property and (b) Buyer acknowledges that there will be no Seller warranty of any kind, except as stated in Lines 259-263.

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7.C. Initials> BUYER **BUYER**



268. Warranties that Survive Closing: Prior to the Close of Escrow, Seller warrants that payment in full will have been made for all 269. rental and/or privilege taxes, labor, professional services, materials, machinery, fixtures, or tools furnished within the 150 days 270. immediately preceding the Close of Escrow in connection with the construction, alteration, or repair of any structure on or 271. improvement made to the Property. Seller warrants that the information on Lines 131-139 regarding connection to a public sewer 272. system, septic tank or other sanitation system is correct to Seller's knowledge. Seller warrants that Seller has disclosed to Buyer 273. and Broker(s) all material latent defects and any information concerning the Property known to Seller, which materially and 274. adversely affect the consideration to be paid by Buyer.

	REMEDIES
275.	Remedies: The parties agree to the remedies for breach of Contract indicated below.
276.	If Buyer is in breach: (check one)
277.	☐ All Rights and Remedies: Seller may cancel this Contract pursuant to Lines 308-312 and/or proceed upon any claim of
278.	remedy that the Seller may have in law or equity.

🗵 Liquidated Damages: The parties agree that it would be impracticable or extremely difficult to fix the actual damages that Seller would suffer if Buyer fails to perform Buyer's obligations pursuant to this Contract. Therefore, if Buyer breaches this Contract, Seller shall be entitled to the Earnest Money as Seller's sole remedy and Buyer shall be released from any further liability to Seller. In such event, this Contract shall be cancelled and Seller shall pay any Escrow Company cancellation fees.

(INITIALS REQUIRED)

SELLER SELLER

284. If Seller is in breach:

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285. 286. All Rights and Remedies: Buyer may cancel this Contract pursuant to Lines 308-312, shall be entitled to the return of the Earnest Money and/or proceed upon any claim or remedy that the Buyer may have in law or equity.

287. Mediation: Buyer and Seller agree to mediate any dispute or claim arising out of or relating to this Contract, any alleged breach of 288. this Contract, or services provided in relation to this Contract, claims for Earnest Money or representations made by the Buyer or 289. Seller in connection with the sale, purchase, financing, condition, or other aspect of the Property to which this Contract pertains, 290. including, without limitation, allegations of concealment, misrepresentation, negligence and/or fraud before resorting to court action. 291. Mediation is a process in which the parties meet with an impartial person who helps to resolve the dispute informally and 292. confidentially. Mediators cannot impose binding decisions. The parties must agree and sign an agreement before any settlement 293. reached at the mediation is binding. Mediation shall take place in the State of Arizona. All mediation costs shall be paid equally by 294, the parties to the Contract.

295. Exclusions from Mediation: The following matters are excluded from mediation hereunder: (a) any action brought in the Small 296. Claims Division of an Arizona Justice Court (up to \$2,500), so long as the matter is not thereafter transferred or removed from the 297. Small Claims Division; (b) judicial or nonjudicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage, or 298. agreement for sale; (c) an unlawful entry or detainer action; (d) the filing or enforcement of a mechanic's lien; or (e) any matter that 299. is within the jurisdiction of a probate or bankruptcy court. The filing of a judicial action to enable the recording of a notice of pending 300. action, or order of attachment, receivership, injunction, or other provisional remedies shall not constitute a waiver of the obligation to 301. mediate under this provision, nor shall it constitute a breach of the duty to mediate.

302. Attorneys Fees and Costs: If Buyer or Seller files suit against the other to enforce any provision of this Contract or for damages 303. sustained by reason of its breach, all parties prevailing in such action, on trial and appeal, shall receive their reasonable attorney's 304. fees and costs as awarded by the court. In addition, both Seller and Buyer agree to indemnify and hold harmless all Brokers against 305. all costs and expenses that any Broker may incur or sustain in connection with any lawsuit arising from this Contract and will pay the 306. same on demand unless the court grants judgment in such action against the party to be indemnified. Costs shall include, without 307. limitation, reasonable attorney's fees, expert witness fees, fees paid to investigators, and court costs.

308. Cancellation: Any party who wishes to cancel this Contract as provided herein or because of any material breach by another party, 309. and who is not in material breach except as occasioned by a material breach by the other party, may cancel this Contract by 310. delivering written notice of cancellation to either the breaching party or to the Escrow Company stating the basis for cancellation or 311. nature of the breach. Cancellation shall become effective immediately upon delivery of the written notice of cancellation to either the 312. breaching party or Escrow Company.

313. Release of Earnest Money: In the event of a dispute between Buyer and Seller regarding Earnest Money deposited with Escrow 314. Company, Buyer and Seller authorize Escrow Company to release Earnest Money pursuant to the terms and conditions of this 315. Contract. Buyer and Seller specifically authorize Escrow Company to act in its sole and absolute discretion in the release of Earnest 316. Money. Buyer and Seller agree to hold harmless and indemnify Escrow Company against any claim, action or lawsuit of any kind, 317. and from any loss, judgment, or expense, including costs and reasonable attorneys' fees, arising from or relating in any way to the 318, release of Earnest Money.

319. Recommendations: If any Broker recommends a builder, contractor, inspector, vendor or any other person or entity to Seller or Buyer 320. for any purpose, such recommendation shall be independently investigated and evaluated by Seller or Buyer, who hereby acknowledge 321. that any decision to enter into any contractual arrangements with any such person or entity recommended by any Broker will be based 322. solely upon such independent investigation and evaluation. Seller and Buyer understand that said contractual arrangement may result

323. in a commission or fee to Broker, which shall be disclosed in writing to the Seller and Buyer as required by law.

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	ADDITIONAL TERMS		
324	* Buyer, Teodora Cupes, is a licensed broker in the state of Arizona.		
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	9. Risk of Loss: If there is any loss or damage to the Property between the date of mutual execution of this Cor		
). Escrow or possession of the Property, whichever is earlier, by reason of fire, vandalism, flood, earthquake or I. loss shall be borne by the Seller, provided, however, that if the cost of repairing such loss or damage wou		
	2. (10%) of the purchase price, either Seller or Buyer may elect to cancel the Contract by written notice pursuant		
	B. Permission : Buyer and Seller grant Broker(s) permission to advise the public of the existence of this Contract.		
	4. Arizona Law: This Contract shall be governed by Arizona law and jurisdiction is exclusively conferred on the S		
	5. Time is of the essence : The parties acknowledge that time is of the essence in performance of the obligations		
	6. Broker's Fee: Buyer and Seller each represent and warrant to the other that he/she/it has had no dealings		
	7. broker or finder in connection with the negotiation of this Contract and/or the consummation of the purchase		
358	B. herein, other than the Broker(s) named herein, and no Broker or other person, firm or entity, other than said E	Broker(s) is/are entitled	
	D. to any commission or finder's fee in connection with this transaction as the result of any dealings or acts of		
	D. Buyer and Seller do each hereby agree to indemnify, defend, protect and hold the other harmless from a		
361	I. expenses or liability for compensation, commission or charges that may be claimed by any broker, finder or ot	her similar party, other	

362. than said named Broker(s) by reason of any dealings or act of the indemnifying party. 363. Compensation: Seller and Buyer acknowledge that Broker(s) shall be compensated for services rendered as previously agreed by 364. separate written agreement(s). Any separate written agreement(s) shall be delivered to Escrow Company for payment at Close of 365. Escrow, if not previously paid, and shall constitute an irrevocable assignment of Seller's proceeds at Close of Escrow and/or 366. payment shall be collected from Buyer as a condition to Close, as applicable. If any Broker hires an attorney to enforce the collection 367. of the brokerage fee payable pursuant to this Contract and is successful in collecting some or all of such brokerage fee, the 368. party(ies) responsible for paying such brokerage fee agree(s) to pay such Broker's costs including, but not limited to: reasonable 369. attorneys' fees, expert witness fees, fees paid to investigators, and court costs. COMMISSIONS PAYABLE FOR THE SALE, 370. LEASING, OR MANAGEMENT OF PROPERTY ARE NOT SET BY ANY BOARD OR ASSOCIATION OF REALTORS® OR 371. MULTIPLE LISTING SERVICE, OR IN ANY MANNER OTHER THAN BETWEEN THE BROKER AND CLIENT. THE SELLER 372. AND THE BUYER ACKNOWLEDGE THAT THE BROKER(S) REFERENCED HEREIN ARE THIRD-PARTY BENEFICIARIES OF 373. THIS CONTRACT.

> Commercial Real Estate Purchase Contract • Updated: May 2003 Copyright © 2003 Arizona Association of REALTORS®. All rights reserved.

7.c. <|nitials Initials> **SELLER SELLER BUYER** BUYER



Cave Creek - 1

375. 376. 377. 378.	Additional Compensation: The Real Estate Settlement Procedular kickback, or thing of value for the referral of any business relationating, including, but not limited to, any services related to the gage financing, and includes settlement related business. RESPA for services actually performed. If any Broker performs any such subditional compensation as follows:	ated to settlement or closing of a federally regulated mortgage e origination, processing, or funding of a federally regulated mort- does not prohibit fees, salaries, compensation, or other payments
381.		
383.	Subsequent Offers: Buyer acknowledges that Seller has the understands that any subsequent offer accepted by the Seller m this Contract.	right to accept subsequent offers until Close of Escrow. Sellen oust be a backup offer, namely, contingent on the cancellation of
386. 387. 388. 389. 390. 391. 392.	Entire Agreement: This Contract, and any addenda and attached Buyer, and shall supersede any other written or oral agreements to of any time periods referenced herein, can be modified only by a work of the entire Contract shall be treated as an original Contract. This be executed and delivered by facsimile and in any number of cout for herein. All counterparts shall be deemed to constitute one installure to initial any page of this Contract shall not affect the validitishall be construed as calendar days. Assignment: Except in the event of a tax-deferred exchange, Buyer.	between Seller and Buyer. This Contract, including any extensions writing signed by Seller and Buyer. A fully executed facsimile copy is Contract and any other documents required by this Contract may interparts, which shall become effective upon delivery as provided strument, and each counterpart shall be deemed an original. The ty or terms of this Contract. All references to days in this Contract.
	of Seller. Any such assignment shall not release Buyer from Buyer'	
396. 397. 398. 399. 400. 401. 402.	Release of Brokers: SELLER AND BUYER HEREBY ACKNOWN BY THE BROKER(S) TO CONSULT AND RETAIN THEIR OWN IN THE LEGAL AND INCOME TAX EFFECTS OF THIS CONTRACT BUYER HEREBY EXPRESSLY RELEASE, HOLD HARMLESS FROM ANY AND ALL LIABILITY AND RESPONSIBILITY RELOT LINES OR BOUNDARIES, VALUE, FINANCING, REINPROFORMAS, ENVIRONMENTAL CONDITIONS, SANITATION WOOD INFESTATION REPORT, COMPLIANCE WITH BUREGULATIONS, OR ANY OTHER MATERIAL MATTERS RELATIONS.	EXPERTS TO ADVISE AND REPRESENT THEM CONCERNING CT, AND THE CONDITION OF THE PROPERTY. SELLER AND S AND INDEMNIFY ALL BROKER(S) IN THIS TRANSACTION GARDING THE CONDITION, SQUARE FOOTAGE/ACREAGE NT ROLLS, INCOME AND EXPENSE PROJECTIONS OR N SYSTEMS, ROOF CONDITION, WOOD INFESTATION AND JILDING CODES, ZONING OR OTHER GOVERNMENTAL
406. 407. 408.	Time for Acceptance: This is an offer to purchase the Property. Unperson, by private or United States mail, or facsimile, and November 12 , 2012 at 5:00 ☐ AM ☑ PM , previously withdrawn in writing by Buyer, this offer to purchase shall be returned.	nless acceptance is signed by Seller and a signed copy delivered in received by Buyer or by Broker named on Lines 17-18 by Mountain Standard Time, or unless this offer to purchase has beer
	THIS CONTRACT CONTAINS NINE (9) PAGES EXCLUSIVE OF YOU HAVE RECEIVED AND READ ALL NINE (9) PAGES OF TH	
412. 413.	The undersigned agree to purchase the Property on the term copy hereof.	s and conditions herein stated and acknowledge receipt of a
414.	11-2-2012	
	^ BUYER'S SIGNATURE MO/DA/YR	* BUYER'S SIGNATURE MO/DAYF
	Teodora Cupes and/or Asignee BUYER NAME PRINTED	BUYER'S NAME PRINTED
416.	Ву:	
417.	lts:	
418.	2610 East Nisbt Road ADDRESS	ADDRESS
419.	Phoenix, AZ 85032 CITY STATE ZIP CODE	CITY, STATE, ZIP CODE
420.	Broker: Prestige Realty	Teo Cupes PC
•	(COMPANY NAME)	(LICENSEE)
421.	10220 North 31st Ave, Suite 129 Phoenix, AZ 85051 (48 (ADDRESS)	30) 255-7327 (480) 553-8625 tcupes@yahoo.com (TELEPHONE) (FAX) (E-MAIL)
	Commercial Real Estate Purchase Contract	• Updated: May 2003
	Copyright © 2003 Arizona Association of REALT	ORS®, All rights reserved.
SE	CLLER SELLER Page 8 of 9	Initials> / · C BUYER BUYER

	ACCEPTANCE					
422.	Agency Confirmation: The following agency relation	onship(s) is her	eby confirn	ned for this trans	saction:	
423.	Listing Broker: PARADISE PLAZA MCR 93/35 LO	T City	to City	Commercial	(benj01)	(480) 729-680
424.	Is the agent of (check one): the Seller exclusively contained to the seller exclusive to	•		•		(TELEPHONE
425. 426.	Seller Receipt of Copy: The undersigned ackno Lines 17-18 to deliver a copy to Buyer.	wledge receip	ot of a cop	y hereof and g	rant permissio	n to Broker named or
427. 428. 429.	Counter Offer. If there is a conflict between	oorated herein n this Contra	by reference tand the	ence. Seller m Counter Offer	ust sign both , the provisions	the Contract and the of the Counter Offe
430.	The undersigned agree to sell the Property on the	e terms and o	onditions	herein stated.		
431.	^ SELLER'S SIGNATURE	MO/DA/YR	^ SELLER	S SIGNATURE		MO/DA/Y
432.	SELLER'S NAME PRINTED		SELLER'S N	NAME PRINTED	<u> </u>	
433.	Ву:					
434.	lts:					
435.						
	ADDRESS		ADDRESS			
436.	CITY, STATE, ZIP CODE		CITY, STAT	E, ZIP CODE		· · · · · · · · · · · · · · · · · · ·
437.	Broker: City to City Commercial (be (COMPANY NAME)	enj01)		PARADISE	PLAZA MCR 93	3/35 LOT
					(LICENSEE)	
438.	(ADDRESS)	(480) 72 (TELEP	19-6803 HONE)	(FAX)		(E-MAIL)
	ACCEPTANCE BY ESCROW COMPA	NY				
439.	Date of Opening of Escrow:					
440.	The provisions of this Contract are hereby acknowle	edged and agre	ed to.			
	Escrow Company: Great American Title	· ·				
	• •					
442.	Ву:					
443.	lts:					
	For Broken Hos Onker	 				
	For Broker Use Only: Brokerage File/Log No M	anagor's Initi	ole	Prokor'e Ini	tiala [Data
	Brokerage File/Log NoN	anager 5 milli	als	brokers im	tiais t	MO/DA/YR
						
	Commercial Real Estate F	Purchase Contract	· Updated: Ma	y 2003		
	Copyright © 2003 Arizona Ass	ociation of REALT	ORS®. All righ	its reserved.	als> T.C.	
SE	LLER SELLER	Page 9 of 9		······································	BUYER	BUYER

Prestige Realty

DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS (SALES)

Document updated:



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.





 ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Premises Address: 14819 North Cave Creek Road, Phoenix, 85032
Lead Warning Statement: Every buyer of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint, which may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and to notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint or lead-based paint hazards is recommended prior to purchase.
1. SELLER'S DISCLOSURE (Seller must complete and initial sections a, b and c below)
(a) Lead-based paint and/or lead-based paint hazards (check either 1 or 2 below): 1. Seller is aware that lead-based paint and/or lead-based paint hazards are present in the residence(s) and/or building(s) included in this sale. (Explain) 2. Seller has no knowledge of any lead-based paint and/or lead-based paint hazards in the residence(s) and building(s) included
in this sale. (SELLER'S INITIALS REQUIRED)
SELLER SELLER
 (b) Records and reports available to the seller (check either 1 or 2 below): 1. Seller has provided the buyer with all available records and reports relating to lead-based paint and/or lead-based paint hazards in the residence(s) and building(s) included in the sale. (List documents)
 Seller has no reports or records relating to lead-based paint and/or lead-based paint hazards in the residence(s) and building(s) included in this sale.
(SELLER'S INITIALS REQUIRED)
SELLER SELLER
(c) Seller acknowledges Seller's obligation to disclose to any real estate agent(s) to whom the seller directly or indirectly is to pay compensation with regard to the transaction contemplated by this disclosure any known lead-based paint or lead-based paint hazards in the premises to be sold, as well as the existence of any reports or records relating to lead-based paint or lead-based paint hazards in the premises to be sold. Seller further acknowledges that this disclosure accurately reflects the entirety of the information provided by the seller to the agent(s) with regard to lead-based paint, lead-based paint hazards, and lead-based paint risk-assessment or inspection reports and records.
(SELLER'S INITIALS REQUIRED)
SELLER SELLER
2. BUYER'S ACKNOWLEDGMENT (Buyer must complete and initial sections a, b and c below)
(a) Buyer has read the information set forth above, and has received copies of the reports, records, or other materials listed above, if any.
(BUYER'S INITIALS REQUIRED) BUYER BUYER BUYER
(b) Buyer has received the pamphlet Protect Your Family From Lead in Your Home
(BUYER'S INITIALS REQUIRED) T.C.
(c) Buyer has (check one):
 ☐ Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards; or ☐ Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or
lead-based paint hazards.
(BUYER'S INITIALS REQUIRED) 7.C. BUYER BUYER
3. AGENT'S ACKNOWLEDGMENT (Any real estate agent who is to receive compensation from the seller or the listing agent with regard to the transaction contemplated in this disclosure must initial below.)
The agent(s) whose initials appear below has (have) ensured the seller's compliance under the Residential Resale Lead-Based Paint Hazard Reduction Act of 1992 by the seller's use and completion of this disclosure form. (AGENT'S INITIALS REQUIRED)
LISTING AGENT COOPERATING AGENT Cooperating Agent Certification of Accuracy: By signing below, each signatory acknowledges that he or she has reviewed the above information, and certifies that, to the best of his or her knowledge, the information provided by the signatory is true and accurate.
11-2-2012
^ SELLER'S SIGNATURE MO/DAYR ^ BUYER'S SIGNATURE MO/DAYR Teodora Cupes and/or Asignee
^ SELLER'S SIGNATURE MO/DA/YR ^ BUYER'S SIGNATURE MO/DA/YR 11-2-2012
^ LISTING AGENT'S SIGNATURE MO/DA/YR ^ COOPERATING AGENT'S SIGNATURE MO/DA/YR
PAPADISE DIAZA MCR 93/35 LOT TOO CURE DC

Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards (Sales) • Updated: January 2009 • Copyright © 2009 Arizona Association of REALTORS®. All rights reserved.



Cave Creek - P

Counter Offer No. 1

This is a Counter Offer by the Seller, Lauren Kingry, Receiver by Thomas J. Giallanza, in his capacity as Deputy Receiver, to the Proposal to purchase a commercial property by Teodora Cupes, the Buyer, ("Buyer's Offer"). In consideration of the mutual promises and covenants set forth in this Counter Offer, Seller agrees to sell and Buyer agrees to buy the Property described below on the terms and conditions set forth in this Counter Offer No.1 ("Counter Offer"), and to the extent not inconsistent herewith, the terms and conditions set forth in the Purchase Contract hereinabove:

- 1. <u>Property</u>. The real property, which is the subject of this Counter Offer, is located at 14819 N. Cave Creek Road, Phoenix, AZ, 85032("Property").
- 2. <u>Seller</u>. The Seller is Lauren Kingry, Receiver by either Lawrence J. Warfield, in his capacity as the Special Deputy Receiver or **Thomas J. Giallanza** in his capacity as **Deputy Receiver**, appointed by the Superior Court of Arizona in the action entitled State of Arizona v. Landmarc Capital, et al CV2009-020595 ("Receivership Court"). The Taxpayer Identification Number for the Seller is 86-0959744.
 - 3. Buyer. The Buyer is Teodora Cupes, as her sole and separate property.
- 4. <u>Purchase Price</u>. The Purchase Price, which Buyer agrees to pay for the Property is \$248,000. The Purchase Price shall not be adjusted by any overage or shortage in area of the Property. The Purchase Price shall be paid as follows:
 - (a) Buyer shall deposit with Escrow Agent within two (2) days of the Buyer's acceptance of the Commercial Real Estate Contract and this Counter Offer a total of \$5,000.00 cash earnest money deposit (the "Earnest Money") which shall become non-refundable, except as otherwise provided in Paragraph10 below. If Buyer does not so cancel this Agreement, and if Seller does not so cancel this Agreement, and, provided further, if Seller does not otherwise default hereunder, the Earnest Money shall be credited towards the Sales Price, if Buyer purchases the Property.
- 5. <u>Deed.</u> At the Close of Escrow, Seller shall convey title to the Property to Buyer by **Special Warranty Deed** (the "Deed"), subject to taxes and assessments, not delinquent, reservations in patents, all easements, rights-of-way, covenants, conditions, restrictions, declarations, all matters that an accurate survey or a physical inspection of the Property would disclose and all matters to which Buyer has agreed.
- 6. <u>Disbursements</u>. Upon the Close of Escrow, the full amount of the Purchase Price, less any closing costs that the Seller has expressly agreed to pay, shall be disbursed to Seller.
- 7. Property Sold "As Is." The Property is being sold "AS IS" and the Seller is not providing any warranties. Buyer expressly acknowledges that there may be present on the Property asbestos in friable form, aluminum wiring, mold, or other conditions that might affect the Buyers decision to purchase the Property. Buyer further acknowledges that Buyer has not relied on any warranties, promises, projections, calculations, understandings or representations, express or implied, of Seller or of any agent or representative of Seller, relating to the Property,



and, Buyer is acquiring the Property in its present condition and state of repair, "AS IS", with all defects, latent or apparent. Buyer further acknowledges that any information of any type which Buyer has received or may receive from Seller or Seller's agents is furnished on the express condition that Buyer shall make an independent verification of the accuracy (including without limitation calculations) of such information, all such information being furnished without any warranty or liability whatsoever. The Seller has acquired possession of the Property pursuant to Court order and has not occupied the Property and therefore Seller cannot and will not provide any Seller Disclosure Statements.

Additional Terms.

- (a) The cost of all inspections are to be paid for by Buyer.
- (b) The parties agree that Line1 shall be amended to delete the following words (and all other instances where such words appear in the Commercial Real Estate Purchase Contract):
 - "...and/or Asignee" [sic]
- (c) The parties agree that Lines 22 and 23 appearing on the Commercial Resale Real Estate Purchase Contract shall be further conformed, defined and limited by the Legal Description and tax parcel numbers contained in the Commitment for Title Insurance obtained for this transaction.
- (d) The parties agree that Line 33 shall be amended to add the following words:
 - " alarm system".
- (e) Title shall be conveyed to Buyer by a Special Warranty Deed
- (f) The parties agree that the following lines appearing on the Commercial Resale Real Estate Purchase Contract are deleted:
 - (i) Lines 46 through 48,
 - (ii) Lines 133 through 149,
 - (iii) Lines 151 through 168,
 - (iv) Lines 235 through 238,
 - (v) Lines 254 through 263,
 - (vi) Line 271, beginning with the words: "... Seller warrants..." through line 274,
 - (vii) Lines 287 through 301,
 - (viii) Lines 325 through 348
 - (ix) Line 353.
- (g) Buyer agrees that Seller has made arrangements for water, sewer, electric and security to be available for Buyer during the inspection



- necessary for Buyer's inspection, then it is understood that Buyer shall be responsible for activating and making payment for any such additional utilities or services.
- (h) Buyer agrees that Line 150 appearing on the Commercial Real Estate Purchase Contract which has been initialed and consented to by the Buyer shall be also deemed to be marked as follows:

X.

- (i) Buyer agrees that Line 379 appearing on the Commercial Real Estate Purchase Contract shall be deemed modified to add the word "None" after the colon now appearing at the end of line 379.
- (j) Buyer agrees that Line 404 appearing on the Commercial Real Estate Purchase Contract shall be deemed modified to include the Buyer's initials.
- (k) The parties agree that Line 441 shall be amended to read:

North American Title Company

- (1) The parties agree that Lines 46 through 48 of the Commercial Real Estate Purchase Contract shall read to include the following:
 - 46 North American Title c/o Alix Graham, Branch Manager
 - 47 3200 N. Camelback Road, Suite 150, Phoenix, AZ 85018
 - 48 agraham@NAT.com Phone: 602-294-2200 Fax: 866-488-1907
- 9. <u>Court Receivership</u>. The Buyer understands and acknowledges that the Seller was duly appointed the Receiver in the Receivership State of Arizona v. Landmarc Capital, et al CV2009-020595 (the "Receivership Court") and that the Property and this transaction are under the jurisdiction of the Receivership Court. The parties further understand and acknowledge that this Agreement may be contingent on the approval of the Receivership Court and that the Receivership Court could decline to approve the Agreement for various reasons, including without limitation that the sale price is not fair or that a sale of the Property is not in the best interests of the estate.
- 10. <u>Cancellation</u>. In the event Seller is unable, within 60 days of the Buyer's acceptance of the Commercial Real Estate Contract and this Counter Offer, to (i) obtain the approval of the Receivership Court, if necessary, and (ii) the approval of a majority of the beneficial owners of the property, then the Buyer or the Seller may elect in writing to cancel this Agreement and any Escrow and Buyer will receive a full refund of the Earnest Money. Upon a cancellation in accordance with the provisions of the Commercial Real Estate Contract and this Counter Offer, all documents deposited in Escrow by Seller and Buyer shall be returned to the party depositing the document, and this Agreement shall terminate.
- 11. <u>Inspection or Conduct of Feasibility Study by Buyer</u>. Buyer shall have ten (10) days following the acceptance of the Commercial Real Estate Purchase Contract to complete the

Buyer's Initials TC

Seller's Initials

Buyer's inspection or feasibility study of the Property, and Seller grants Buyer reasonable access to the Property for that purpose. If Buyer does not disapprove of the condition of the property within this period, Buyer shall be deemed to have accepted the condition of the Property. If Buyer timely disapproves of the condition of the Property in writing, then, upon notice to Seller of Buyer's objections, Seller shall have until Close of Escrow to eliminate the objectionable items; or, Seller may, within five (5) days from Buyer's notice, notify Buyer that Seller does not intend to eliminate the objectionable items, and Buyer's sole and exclusive remedy shall be to either waive his objection (in which case Close of Escrow shall occur subject to such matters) or to cancel this Agreement and receive a full refund of the Earnest Money.

- 12. <u>Possession</u>. Possession of the Property shall be delivered to Buyer at Close of Escrow.
- 13. Release and Indemnity. Seller is hereby released from all responsibility and liability regarding the condition (including, without limitation, the presence of environmental hazards or substances) or valuation or utility of the Property. Buyer agrees that Buyer will not attempt to assert any claims of liability against Seller for furnishing such information, nor shall Buyer assert any claims of liability against Seller for the existence of or damages arising out of the existence of asbestos, mold or other environmental hazards, and Buyer agrees to indemnify and hold Seller free and harmless for, from and against any and all such claims of liability. Buyer agrees to indemnify Seller and hold Seller harmless for, from and against all claims, damages, costs and expenses (including attorneys' fees) attributable, directly or indirectly, to Buyer's inspection of the Property or to the breach by Buyer of any obligation hereunder or the inaccuracy of any representation or warranty made by Buyer or in any instrument delivered pursuant hereto or in connection with the transactions contemplated hereby. This indemnity shall survive the Closing.
- 14. <u>Assignment and Nomination</u>. Buyer may not assign or otherwise transfer Buyer's rights under this Agreement without the prior written consent of Seller, which consent may be withheld in Seller's sole discretion. Any such assignee shall accept in writing the terms and conditions of this Agreement and of any supplements or Escrow Instructions that may have been entered into as of the time of the assignment. In no event shall any assignment extend the Close of Escrow.
- 15. <u>No Liability</u>. Buyer agrees that no receivers, directors, officers, employees or agents of Seller have any personal obligation hereunder, and that such party shall not seek to assert any claim or enforce any rights against such bankruptcy trustees, directors, officers, employees or agents.
- 16. <u>Further Documentation</u>. Each party agrees in good faith to execute such further or additional documents as may be necessary or appropriate to fully carry out the intent and purpose of this Agreement.
- 17. Exclusive Jurisdiction of the Receivership Court. The Receivership Court shall have exclusive jurisdiction to resolve any dispute arising under this Agreement.
- 18. <u>Close of Escrow</u>. The sale shall close within 10 days after Receivership Court approval or completion of the last of the requirements set forth in Paragraphs 10 & 11 above, whichever comes last.



- 19. Time of the Essence. Time is of the essence and unless the Buyer's acceptance of the Commercial Real Estate Contract and this Counter Offer is signed by the Buyer or an authorized representative and a signed copy of the Commercial Real Estate Contract and this Counter Offer is delivered in person, by mail, or by facsimile and received by the Special Deputy Receiver or Thomas J. Giallanza, Deputy Receiver, on or before November 7, 2012 at 1:00 PM, or unless the Commercial Real Estate Contract and this Counter Offer has been previously withdrawn by the Deputy Receiver or Special Deputy Receiver, this Commercial Real Estate Contract and this Counter Offer shall be considered withdrawn on the date and time set forth above in this Paragraph. Until this Commercial Real Estate Contract and this Counter Offer has been accepted as provided above, the Parties understand that the Property can be sold or leased to someone else or either Party may withdraw the offer to buy or sell the Property. The undersigned acknowledge receipt of a copy hereof.
- 20. <u>Signed Original</u>. In order to facilitate the filing of appropriate pleadings with the Receivership Court, the parties agree to execute at least one original of this Counter Offer and all other contract documents and to provide such originals to the Seller.

	21.	Entire Agreement.	This agreem	ent supersedes	any other	agreement,	whether	oral
or in	writing, l	between the parties	regarding the	subject of this	agreemen	t, and rende	rs such o	other
agree	ments be	tween the parties nu	ill and void.			Λ		

Dated: November 2, 2012

Thomas J. Giallanza
Deputy Receiver, SELLER

Acceptance

The Buyer accepts the above Commercial Real Estate Contract and this Counter Offer and agrees to the modified or additional terms and conditions in the above Commercial Real Estate Contract and this Counter Offer and acknowledges receipt of a copy hereof.

Dated:		BUYER	
Dated:		BUYER	
Buyer's Initials	5		Seller's Initials