## **ADDITIONAL CLAUSE ADDENDUM**

Document updated: June 2022



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1.	Buyer:	:	OLIVAS	PORTFOL	LIO, LLC						
2.	Seller:		MARG	ARITO S	CORONA						
3.	Premis	ses Address: _	315	W BUIST	Avenue			Phoe	nix	AZ	85041
4.	Date:					02/28/2	1023				
5.	The f	following addi	tional to	erms and c	onditions are h	nereby include	ed as a par	t of the Contra	act between S	Seller an	nd Buyer
6.	for th	ie above refei	enced	Premises if	f marked by an	"X" and initia	aled by Buy	er and Seller	All terms an	d condit	ions
7.				-	herein and del	-					
8. 9.				•	by Section 8m additional Claus						
9. 10.		endum shall p		i and this A	dullional Claus	se Addendan	i, ine terris	and Condition	is of this Add	illional C	iaus <del>c</del>
		·									
11.					NTINGENT U					-	This is
12. 13.		•			rrently obligate	•				-	
14.	a backup Contract contingent upon cancellation of the prior contract. Seller retains the right to amend, extend, or modify the prior contract. Upon cancellation of the prior contract, Seller shall promptly deliver written notice to										
15.	Buyer. Upon Buyer's receipt of written notice of cancellation of the prior contract, Buyer shall open escrow and										
16.	Buyer shall deposit any required earnest money. The date of Seller's written notice to Buyer shall be deemed										
17.				•	ce for purposes			•		y cancel	this
18.		•			r to receipt of S			-			
19.		(BUYE	R'S AI	ND SELLEI	R'S INITIALS	REQUIRED)	BUYER	BUYER	SELLER	_ / SELL	.ER
20.		SIGNATUR	E OF A	BSENT BU	JYER SPOUSI	E OR CO-BU	YER: Signi	ng Buyer sha	II within five (	5) days	or
21.		d	ays of a	acceptance	of this Contra	ct obtain the	signature of	f the absent b	uyer spouse	or co-bu	ıyer on
22.		this Contrac	t or del	iver a discla	aimer deed to	Escrow Comp	cany that el	iminates the i	need for the a	absent s	ignature.
23.		(BUYE	R'S AI	ND SELLEI	R'S INITIALS	REQUIRED)	BUYER	BUYER	/ SELLER	_ /	ER
24.		CORPORAT	TE REI	OCATION	APPROVAL:	Sallar is in th	a nrocess c	of a corporate	relocation ar	nd this C	ontract
 25.					ipproval. Buye		•	•			
26.		_	•	•	la required by	-	•		•		
27.		(BUYE	R'S AI	ND SELLEI	R'S INITIALS	REQUIRED)	BUYER	BUYER	SELLER	_ / SELL	.ER
20	X	NON DEET	MDVDi	EEADNE	ST MONEY. D	IIVOr's corpor	ot monov ch	all be see set	undahla unla	oo Duwo	r alasta
28. 29.					ST MONEY: B Diligence sect	-	-			-	
30.		•			ils to close due				•		
31.		•			efundable even			-	-		-
32.		contingency	is unfu	Ifilled, unles	ss prohibited b	y Federal La	W.		DS I	)	
33.		(BUYE	R'S AI	ND SELLEI	R'S INITIALS	REQUIRED)	<u>OP</u>	/	/ FILER	1 . <sub>/</sub>	

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required by lender, Buyer agrees that Buyer shall submit additional funds via U.S. currency or financing in an amour equal to the difference between the appraised value and the purchase price, provided that the difference does not exceed \$	34. 35. 36. 37.	<b>WAIVER OF APPRAISAL:</b> Buyer agrees to waive the appraisal contingency pursuant to the Financing section of the Contract. In the event that the Premises fail to appraise for at least the sales price, Buyer agrees that Buyer's down payment shall be increased in an amount equal to the difference between the appraised value and the purchase price.				
required by lender, Buyer agrees that Buyer shall submit additional funds via U.S. currency or financing in an amour equal to the difference between the appraised value and the purchase price, provided that the difference does not exceed \$	38.	(BUYER'S AND SELLER'S INITIALS REQUIRED) / / / / / SELLER				
ALL CASH SALE APPRAISAL CONTINGENCY: Buyer's obligation to complete this all cash sale is contingen upon an appraisal of the Premises for at least the purchase price. If the Premises fail to appraise for the purchase price, Buyer has five (5) days after notice of the appraised value, or twenty (20) days after Contract acceptance, whichever occurs first, to cancel this Contract and receive a return of the Earnest Money or the appraisal contingency shall be waived. In all cases, this appraisal contingency shall expire twenty (20) days after Contract acceptance, regardless of whether an appraisal has been ordered or received. Appraisal fee shall be paid by Buyer Seller Other:  52.	40. 41. 42. 43. 44. 45.	exceed \$ Buyer and Seller agree that if the difference between the appraised value and the purchase price exceeds the amount of money set forth on line 42, Seller is not obligated to lower the purchase price and Buyer has five (5) days after notice of the appraised value to cancel this Contract and receive a return of the Earnest Money or the appraisal contingency shall be waived, unless otherwise prohibited by federal law.				
48. upon an appraisal of the Premises for at least the purchase price. If the Premises fail to appraise for the 49. purchase price, Buyer has five (5) days after notice of the appraised value, or twenty (20) days after Contract 30. acceptance, whichever occurs first, to cancel this Contract and receive a return of the Earnest Money or the 31. appraisal contingency shall be waived. In all cases, this appraisal contingency shall expire twenty (20) days after Contract acceptance, regardless of whether an appraisal has been ordered or received. Appraisal fee shall be 32. paid by □ Buyer □ Seller □ Other: □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □	46.	(BUYER'S AND SELLER'S INITIALS REQUIRED)  BUYER  BUYER  BUYER  SELLER  SELLER				
SURVEY: A survey shall be performed by a licensed surveyor within days after Contract acceptance	48. 49. 50. 51. 52.	purchase price, Buyer has five (5) days after notice of the appraised value, or twenty (20) days after Contract acceptance, whichever occurs first, to cancel this Contract and receive a return of the Earnest Money or the appraisal contingency shall be waived. In all cases, this appraisal contingency shall expire twenty (20) days after Contract acceptance, regardless of whether an appraisal has been ordered or received. Appraisal fee shall be				
SURVEY: A survey shall be performed by a licensed surveyor within days after Contract acceptance Cost of the survey shall be paid by Buyer Seller Other:  The survey shall be performed in accordance with the Arizona State Board of Technical Registration's "Arizona Land Boundary Survey Minimum Standards."  Survey instructions are: A boundary survey and survey plat showing the corners either verified or monumentation.  A survey certified by a licensed surveyor, acceptable to Buyer and the Title Company in sufficient detail for an American Land Title Association ("ALTA") Owner's Policy of Title Insurance with boundary, encroachment or survey exceptions and showing all improvements, utility lines and easements on the Property or within five (5) feet thereous terms:						
Cost of the survey shall be paid by Buyer Seller Other: The survey shall be performed in accordance with the Arizona State Board of Technical Registration's "Arizona Land Boundary Survey Minimum Standards."  Survey instructions are: A boundary survey and survey plat showing the corners either verified or monumentation.  A survey certified by a licensed surveyor, acceptable to Buyer and the Title Companding sufficient detail for an American Land Title Association ("ALTA") Owner's Policy of Title Insurance with boundary, encroachment or survey exceptions and showing all improvements, utility lines and easements on the Property or within five (5) feet thereon the survey terms:  Other survey terms:  Buyer shall have five (5) days after receipt of results of survey or map to provide notice of disapproval to Seller.  Buyers AND SELLER'S INITIALS REQUIRED)  TAX-DEFERRED EXCHANGE: Seller Buyer intend to enter into a tax-deferred exchange pursuant to 1.R.C. \$1031 or otherwise. All additional costs in connection with any such tax-deferred exchange shall be borne by the party requesting the exchange. The non-requesting party incurs no additional costs and COE is not delayed. The partie are advised to consult a professional tax advisor regarding the advisability of any such exchange. The non-requesting party and Broker(s) shall be indemnified and held harmless from any liability that may arise from participation in the tax-deferred exchange.  (BUYER'S AND SELLER'S INITIALS REQUIRED)  BUYER BUYER SELLER SELLE	J <del>-1</del> .	BUYER BUYER SELLER SELLER				
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in sufficient detail for an American Land Title Association ("ALTA") Owner's Policy of Title Insurance with boundary, encroachment or survey exceptions and showing all improvements, utility lines and easements on the Property or within five (5) feet thered.    Other survey terms:		· · · · · · · · · · · · · · · · · · ·				
Buyer shall have five (5) days after receipt of results of survey or map to provide notice of disapproval to Seller.  (BUYER'S AND SELLER'S INITIALS REQUIRED)  BUYER    BUYER   / BUYER   / SELLER	62. 63.	☐ A survey certified by a licensed surveyor, acceptable to Buyer and the Title Company, in sufficient detail for an American Land Title Association ("ALTA") Owner's Policy of Title Insurance with boundary, encroachment or survey exceptions and showing all improvements, utility lines and easements on the Property or within five (5) feet thereof.				
68. (BUYER'S AND SELLER'S INITIALS REQUIRED)  TAX-DEFERRED EXCHANGE: Seller Buyer intend to enter into a tax-deferred exchange pursuant to I.R.C. §1031 or otherwise. All additional costs in connection with any such tax-deferred exchange shall be borne by the party requesting the exchange. The non-requesting party agrees to cooperate in the tax-deferred exchange provided that the non-requesting party incurs no additional costs and COE is not delayed. The partie are advised to consult a professional tax advisor regarding the advisability of any such exchange. The non-requesting party and Broker(s) shall be indemnified and held harmless from any liability that may arise from participation in the tax-deferred exchange.  (BUYER'S AND SELLER'S INITIALS REQUIRED)  BUYER  SELLER  SELLER  SELLER		Other survey terms:				
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1.R.C. §1031 or otherwise. All additional costs in connection with any such tax-deferred exchange shall be borne by the party requesting the exchange. The non-requesting party agrees to cooperate in the tax-deferred exchange provided that the non-requesting party incurs no additional costs and COE is not delayed. The partie are advised to consult a professional tax advisor regarding the advisability of any such exchange. The non-requesting party and Broker(s) shall be indemnified and held harmless from any liability that may arise from participation in the tax-deferred exchange.  (BUYER'S AND SELLER'S INITIALS REQUIRED)  BUYER    BUYER   SELLER   SELLE	68.	(BUYER'S AND SELLER'S INITIALS REQUIRED) / / / / / / SELLER				
	70. 71. 72. 73. 74. 75.	I.R.C. §1031 or otherwise. All additional costs in connection with any such tax-deferred exchange shall be borne by the party requesting the exchange. The non-requesting party agrees to cooperate in the tax-deferred exchange provided that the non-requesting party incurs no additional costs and COE is not delayed. The parties are advised to consult a professional tax advisor regarding the advisability of any such exchange. The non-requesting party and Broker(s) shall be indemnified and held harmless from any liability that may arise from				

77. 78. 79. 80. 81. 82.	■ WATER: Arizona is undertak systems, which are court pro Adjudication, the parties shal pay any associated filing fees Real Estate Buyer Advisory p or water quality issues. If wat investigated during the Inspe	ceedings to determin I execute and file an s. The Arizona Depar provide sources of inf ter rights, availability	e water rig Assignmer tment of W ormation o	hts. If the Premises/Proport of Statement of Claima at ater Resources and the n the court proceedings	perty is affected by an ant form and Buyer shall Arizona Department of and other water availability
84.	(BUYER'S AND SELLE	ER'S INITIALS REQU		/ / / / /	SELLER / SELLER
85.	The undersigned agrees to the mo	dified or additional to	erms and c	conditions contained her	ein and acknowledges a
86.	copy hereof.				
87.	OLIVAS PORTFOLIO, LLC	02/28/2023			
07.	ABUYER'S SIGNATURE	MO/DA/YR	^ BUYER	'S SIGNATURE	MO/DA/YR
88.	Poly Holison Political Poly	2/28/2023			
00.	്യാള്ളില് വര്യാട്ട് Associated Association Client of Infinity	MO/DA/YR	^ SELLER'S SIGNATURE MO/D		MO/DA/YR
For Broker Use Only:					
	Brokerage File/Log No	Manager's I	Manager's Initials		Date
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TRANSACTIONS
TransactionDesk Edition

Al DocuSign Envelope ID: 2323FFA7-49FD-452B-BAD2-071B05224706