with original signatures shall be provided upon request of any party. **16.3 Choice of Law.** This contract and all disputes arising hereunder shall be governed by and construed in accordance with the laws of the State of Colorado that would be applicable to Colorado residents who sign a contract in this state for property located in 70 71 72 Colorado. Date: Date: Buyer's Name: Buyer's Name: Buyer's Signature Buyer's Signature Address: Address: Phone No.: Phone No.: Fax No.: Fax No.: Email Address: Email Address: 73 Date: Date: Seller's Name: Seller's Name: Seller's Signature Seller's Signature Address: Address: Phone No.: Phone No.: Fax No.: . Fax No.: Email Address: . Email Address: 74 75 Date: Closing Company's Name: Title Authorized Signature Address: Phone No.: Fax No.: Email Address: 76 (TO BE COMPLETED ONLY BY BROKER AND CLOSING COMPANY) (Broker) 🛛 Working with Seller 🗖 Working with Buyer engages Closing Company as Broker's scrivener to complete, for a fee not to exceed \$_____ _____ at the sole expense of Broker, the following legal documents: 🗆 Deed 🗖 Bill of Sale 🗖 Colorado Real Estate Commission approved Promissory Note 🗖 Colorado Real Estate Commission 77 78 approved Deed of Trust. Closing Company agrees to prepare, on behalf of Broker, the indicated legal documents pursuant to the terms and 79 80 conditions of the Contract. 81 The documents stated above shall be subject to Broker's review and approval and Broker acknowledges that Broker is responsible for the 82 accuracy of the above documents. 83 84 Date: Brokerage Firm's Name: Broker's Name: Broker's Signature 85

CL8-9-08. CLOSING INSTRUCTIONS

69

Date: ______Closing Company's Name: ______

Title

Authorized Signature

86

CL8-9-08. CLOSING INSTRUCTIONS

Page 3 of 3

Earnest Money Receipt EM9-8-07

(EM9-8-07) (Mandatory 1-08)			
THIS FORM HAS IMPORTANT LEGAL CONSF OTHER COUNSEL BEFORE SIGNING.	QUENCES AND THE PART	TES SHOULD CONSULT LE	GAL AND TAX C
T	A DAIEGT MONEX DI	CEIDE	
ŀ	CARNEST MONEY RI	ECEIPT	
		Date:	
Earnest Money Holder, on the date set :	forth above, acknowled	ges receipt of the Earne	est Money in t
amount of \$ in t Money Holder pursuant to the Contract to	he form of	, to be	held by Earne
Money Holder pursuant to the Contract to	b Buy and Sell Real Esta	te described below:	
Seller			
D.			
Buyer			
Date of Contract			
Date of Closing Instructions			
This is for the sale and purchase of th	e Property described in t	the Contract and is	
known as No			
Street Address	City	State	Zip
	chij		Р
Earnest Money Holder:			
By:			

EM9-8-07. EARNEST MONEY RECEIPT

Closing Statement SS60-9-08

The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission. (SS60-9-08) (Mandatory 1-09)

ESTIMATE

□ FINAL

CLOSING STATEMENT □ SELLER'S □ BUYER'S

PROPERTY ADDRESS

SELLER

BUYER

SETTLEMENT DATE _____ DATE OF PRORATION _____

LEGAL DESCRIPTION:

		DEBITS	CREDITS
1.	Purchase Price		
2.	Deposit (Earnest Money) Paid to		
3.	Principal amount of new 1 st Loan Payable to		
4.	Principal amount of new 2 nd Loan Payable to		
5.	1 st Loan Payoff to		
6.	2nd Loan Payoff to		
7.	Taxes for Preceding Year(s)		
8.	Taxes for Current Year		
9.	Personal Property Taxes		
10.	Transaction Fee		
11.	Loan Origination Fee		
12.	Loan Discount Fee		
13.	Appraisal Fee		
14.	Appraisal Fee		
15.	Loan Processing Fee		
16.	Tax Service Fee		
17.	Flood Certification		
18.	Loan Document Preparation Fee		
19.	Loan Underwriting Fee		
20.	Interest on New Loan		
21.	Mortgage Insurance Premium/PMI		
22.	Premium for new Hazard Insurance		
23.	Reserves Deposited With Lender		
	23 a. Hazard Insurance Reserve		
	23 b. Mortgage Insurance Reserve		
	23 c. County Property Tax Reserve		
24.	Aggregate Adjustment		
25.	Real Estate Closing Fee		

SS60-9-08. CLOSING STATEMENT

Page 1 of 3

26.	Loan Closing Fee	
27.	Title Insurance Premium - Owner's	
28.	Owner's Extended Coverage	
29.	Title Insurance Premium – Lender's Policy	
30.	Endorsements:	
31.	Certificate of Taxes Due	
32.	Overnight Delivery Fee	
33.	E-Doc Fee (Loan)	
34.	Release Facilitation Fee	
35.	Cashier's Check/Wire Fee	
36.	Recording:	
	36 a. Warranty Deed	
	36 b. Deed of Trust	
	36 c. Release	
	36 d. Other	
37.	Survey	
38.	Documentary Fee	
39.	Transfer Fee	
40.	Sales and Use Tax	
41.	HOA – CIC Document Procurement Fee	
42.	HOA Transfer/Status Letter Fee	
43.	HOA Dues	
44.	HOA Working Capital	
45.	Water and/or Sewer Escrow	
46.	Homeowner Warranty	
47.	2% Colorado Withholding	
48.	Foreign Investment in Real Property Tax Act (FIRPTA) - 10%	
49.	Propane/Fuel Oil Proration	
50.	Rents/Rent Proration	
51.	Security Deposits	
52.	Seller Concessions:	
53.	Broker's Fee	
54.	Other:	
	totals	
	ance due to/from Seller	
	ance due to/from Buyer	
TO	TALS	

SS60-9-08. CLOSING STATEMENT

Page 2 of 3

APPROVED AND ACCEPTED

Buyer/Seller _____ Buyer/Seller _____

Brokerage Firm's Name: _____

Broker

SS60-9-08. CLOSING STATEMENT

Page 3 of 3

Deed of Trust (Due on Transfer – Strict) TD72-10-06

The printed portions of this form, except differentiated (TD72.9.08) (Mandetony 1.09)	1 additions, have been app	roved by the Colora	do Real Estate Commis	sion
(TD72-9-08) (Mandatory 1-09) IF THIS FORM IS USED IN A CONSUMER	CREDIT TRANSAC	FION, CONSUL	LEGAL COUNSI	EL.
THIS IS A LEGAL INSTRUMENT. IF NOT CONSULTED BEFORE SIGNING.	UNDERSTOOD, LE	GAL, TAX OR O	THER COUNSEL	SHOULD BE
CONSULTED BEFORE SIGNING.	DEED OF TH	RUST		
	(Due on Transfer			
		· ·		
THIS DEED OF TRUST is made this day	v of, ar) whose address is	20, between		
THIS DEED OF TRUST is made this day (Borrowe and the Public Trustee of the County in which th	e Property (see paragraj	ph 1) is situated (T	rustee); for the bene (Lender),	fit of whose address is
Borrower and Lender covenant and agree as follo 1. Property in Trust. Borrowe hereby grants and conveys to Trustee in trus County of	er, in consideration of t st, with power of sale			
County of,	State of Colorado.			
known as No				(Property Addres
Street Address	City	State	Zip	
together with all its appurtenances (Property). 2. Note: Other Obligations Sec	uned This Dood of Tr	at is given to see	ra ta Landar:	
A. the repayment of the indebt				in
principal sum of	earess erraeneed by De		Dollars (U.S. \$	
principal sum of		until paid, at the	rate ofp	ercent rate per annu
with principal and interest payable at or such other place as Lender may designate, in (U.S. \$), due on the day of eac				
or such other place as Lender may designate, in	payments of			Doll
(U.S. \$), due on the day of eac continue until the entire indebtedness evidenced	chb	eginning		; such payments
B. the payment of all other sur	ms, with interest thereo	n at% per	 annum, disbursed by	/ Lender in accordar
with this Deed of Trust to protect the security of C. the performance of the cove			contained.	
3. Title. Borrower covenants that	at Borrower owns and	has the right to gr	ant and convey the	
title to the same, subject to general real estat declarations, restrictions, reservations and coven	ants, if any, as of this da	ate; and subject to		
4. Payment of Principal and In indebtedness evidenced by the Note, and late c				
contained in the Note.	inites as provided in t	ne now and sildli	Perform an or Don	ower souler cover
5. Application of Payments. Al	l payments received by	Lender under the	terms hereof shall be	e applied by Lender
in payment of amounts due pursuant to paragrap pursuant to paragraph 9 (Protection of Lender's S	ph 23 (Escrow Funds fo	or Taxes and Insur	ance), then to amou	nts disbursed by Lei
6. Prior Mortgages and Deeds	of Trust; Charges; I	iens. Borrower	shall perform all of	Borrower's obligat
under any prior deed of trust and any other pr				
impositions attributable to the Property which m		-		
rents, if any, in the manner set out in paragraph				
manner, by Borrower making payment when due to make payments otherwise required by this par				
by, or defend enforcement of such obligation i				
forfeiture of the Property or any part thereof, on				
by the court to the registry of the court in which s	2 I	0	F	F F 40 010
7. Property Insurance. Borrov			kisting or hereafter	erected on the Prop
insured against loss by fire or hazards included v				
insurable value of the Property or (b) an amount			•	st as well as any p
encumbrances on the Property. All of the forego		· ·		
The insurance carrier providing the insu				
by Borrower subject to Lender's right to reject		easonable cause.	All insurance polici	
TD72-9-08. DEED OF TRUST (DUE ON TRANS	FER - STRICT)			Page 1 of 5

shall include a standard mortgage clause in favor of Lender, and shall provide that the insurance carrier shall notify Lender at least ten 3 (10) days before cancellation, termination or any material change of coverage. Insurance policies shall be furnished to Lender at or 4 before closing. Lender shall have the right to hold the policies and renewals thereof. 5

In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if 6 not made promptly by Borrower.

Insurance proceeds shall be applied to restoration or repair of the Property damaged, provided said restoration or repair is economically feasible and the security of this Deed of Trust is not thereby impaired. If such restoration or repair is not economically feasible or if the security of this Deed of Trust would be impaired, the insurance proceeds shall be applied to the sums secured by this Deed of Trust, with the excess, if any, paid to Borrower. If the Property is abandoned by Borrower, or if Borrower fails to respond to Lender within 30 days from the date notice is given in accordance with paragraph 16 (Notice) by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender is authorized to collect and apply the insurance proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured by this Deed of Trust.

Any such application of proceeds to principal shall not extend or postpone the due date of the installments referred to in paragraphs 4 (Payment of Principal and Interest) and 23 (Escrow Funds for Taxes and Insurance) or change the amount of such installments. Notwithstanding anything herein to the contrary, if under paragraph 18 (Acceleration, Foreclosure, Other Remedies) the Property is acquired by Lender, all right, title and interest of Borrower in and to any insurance policies and in and to the proceeds thereof resulting from damage to the Property prior to the sale or acquisition shall pass to Lender to the extent of the sums secured by this Deed of Trust immediately prior to such sale or acquisition.

All of the rights of Borrower and Lender hereunder with respect to insurance carriers, insurance policies and insurance proceeds are subject to the rights of any holder of a prior deed of trust with respect to said insurance carriers, policies and proceeds.

8. Preservation and Maintenance of Property. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Deed of Trust is on a leasehold. Borrower shall perform all of Borrower's obligations under any declarations, covenants, by-laws, rules, or other documents governing the use, ownership or occupancy of the Property.

Protection of Lender's Security. Except when Borrower has exercised Borrower's rights under paragraph 6 above, 9. if Borrower fails to perform the covenants and agreements contained in this Deed of Trust, or if a default occurs in a prior lien, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, then Lender, at Lender's option, with notice to Borrower if required by law, may make such appearances, disburse such sums and take such action as is necessary to protect Lender's interest, including, but not limited to:

any general or special taxes or ditch or water assessments levied or accruing against the Property; (a)

(b) the premiums on any insurance necessary to protect any improvements comprising a part of the Property;

sums due on any prior lien or encumbrance on the Property; (c)

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(d) if the Property is a leasehold or is subject to a lease, all sums due under such lease;

the reasonable costs and expenses of defending, protecting, and maintaining the Property and Lender's interest in the (e) Property, including repair and maintenance costs and expenses, costs and expenses of protecting and securing the Property, receiver's fees and expenses, inspection fees, appraisal fees, court costs, attorney fees and costs, and fees and costs of an attorney in the employment of Lender or holder of the certificate of purchase;

all other costs and expenses allowable by the evidence of debt or this Deed of Trust; and (f)

such other costs and expenses which may be authorized by a court of competent jurisdiction. (g)

Borrower hereby assigns to Lender any right Borrower may have by reason of any prior encumbrance on the Property or by law or otherwise to cure any default under said prior encumbrance.

Any amounts disbursed by Lender pursuant to this paragraph 9, with interest thereon, shall become additional indebtedness of Borrower secured by this Deed of Trust. Such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof, and Lender may bring suit to collect any amounts so disbursed plus interest specified in paragraph 2B (Note; Other Obligations Secured). Nothing contained in this paragraph 9 shall require Lender to incur any expense or take any action hereunder.

Inspection. Lender may make or cause to be made reasonable entries upon and inspection of the Property, provided 10. that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefore related to Lender's interest in the Property.

11. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender as herein provided. However, all of the rights of Borrower and Lender hereunder with respect to such proceeds are subject to the rights of any holder of a prior deed of trust.

4 In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Deed of Trust, with the 5 excess, if any, paid to Borrower. In the event of a partial taking of the Property, the proceeds remaining after taking out any part of 6 the award due any prior lien holder (net award) shall be divided between Lender and Borrower, in the same ratio as the amount of the sums secured by this Deed of Trust immediately prior to the date of taking bears to Borrower's equity in the Property immediately 8 prior to the date of taking. Borrower's equity in the Property means the fair market value of the Property less the amount of sums 9 secured by both this Deed of Trust and all prior liens (except taxes) that are to receive any of the award, all at the value immediately 0 prior to the date of taking. 1

If the Property is abandoned by Borrower or if, after notice by Lender to Borrower that the condemnor offers to make an 2 award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date such notice is given, Lender is TD72-9-08. DEED OF TRUST (DUE ON TRANSFER - STRICT)

Page 2 of 5

authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured
 by this Deed of Trust.

Any such application of proceeds to principal shall not extend or postpone the due date of the installments referred to in paragraphs 4 (Payment of Principal and Interest) and 23 (Escrow Funds for Taxes and Insurance) nor change the amount of such installments.

12. Borrower not Released. Extension of the time for payment or modification of amortization of the sums secured by this Deed of Trust granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower, nor Borrower's successors in interest, from the original terms of this Deed of Trust. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Deed of Trust by reason of any demand made by the original Borrower nor Borrower's successors in interest.

the sums secured by this Deed of Trust by reason of any demand made by the original Borrower nor Borrower's successors in interest.
 13. Forbearance by Lender Not a Waiver. Any forbearance by Lender in exercising any right or remedy hereunder,
 or otherwise afforded by law, shall not be a waiver or preclude the exercise of any such right or remedy.

14. **Remedies Cumulative.** Each remedy provided in the Note and this Deed of Trust is distinct from and cumulative to all other rights or remedies under the Note and this Deed of Trust or afforded by law or equity, and may be exercised concurrently, independently or successively.

15. Successors and Assigns Bound; Joint and Several Liability; Captions. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 24 (Transfer of the Property; Assumption). All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs in this Deed of Trust are for convenience only and are not to be used to interpret or define the provisions hereof.

3 16. Notice. Except for any notice required by law to be given in another manner, (a) any notice to Borrower provided 4 for in this Deed of Trust shall be in writing and shall be given and be effective upon (1) delivery to Borrower or (2) mailing such 5 notice by first class U.S. mail, addressed to Borrower at Borrower's address stated herein or at such other address as Borrower may 6 designate by notice to Lender as provided herein, and (b) any notice to Lender shall be in writing and shall be given and be effective $\overline{7}$ upon (1) delivery to Lender or (2) mailing such notice by first class U.S. mail, to Lender's address stated herein or to such other 8 address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Deed of Trust shall be 9 deemed to have been given to Borrower or Lender when given in any manner designated herein. 0

17. Governing Law; Severability. The Note and this Deed of Trust shall be governed by the law of Colorado. In the event that any provision or clause of this Deed of Trust or the Note conflicts with the law, such conflict shall not affect other provisions of this Deed of Trust or the Note which can be given effect without the conflicting provision, and to this end the provisions of the Deed of Trust and Note are declared to be severable.

18. Acceleration; Foreclosure; Other Remedies. Except as provided in paragraph 24 (Transfer of the Property; Assumption), upon Borrower's breach of any covenant or agreement of Borrower in this Deed of Trust, or upon any default in a prior lien upon the Property, (unless Borrower has exercised Borrower's rights under paragraph 6 above), at Lender's option, all of the sums secured by this Deed of Trust shall be immediately due and payable (Acceleration). To exercise this option, Lender may invoke the power of sale and any other remedies permitted by law. Lender shall be entitled to collect all reasonable costs and expenses incurred in pursuing the remedies provided in this Deed of Trust, including, but not limited to, reasonable attorney's fees.

If Lender invokes the power of sale, Lender shall give written notice to Trustee of such election. Trustee shall give such 1 notice to Borrower of Borrower's rights as is provided by law. Trustee shall record a copy of such notice as required by law. Trustee 2 shall advertise the time and place of the sale of the Property, for not less than four weeks in a newspaper of general circulation in each 3 county in which the Property is situated, and shall mail copies of such notice of sale to Borrower and other persons as prescribed by 4 law. After the lapse of such time as may be required by law, Trustee, without demand on Borrower, shall sell the Property at public 5 auction to the highest bidder for cash at the time and place (which may be on the Property or any part thereof as permitted by law) in 6 one or more parcels as Trustee may think best and in such order as Trustee may determine. Lender or Lender's designee may 7 purchase the Property at any sale. It shall not be obligatory upon the purchaser at any such sale to see to the application of the 8 purchase money. 9

Trustee shall apply the proceeds of the sale in the following order: (a) to all reasonable costs and expenses of the sale, including, but not limited to, reasonable Trustee's and attorney's fees and costs of title evidence; (b) to all sums secured by this Deed of Trust; and (c) the excess, if any, to the person or persons legally entitled thereto.

19. Borrower's Right to Cure Default. Whenever foreclosure is commenced for nonpayment of any sums due hereunder, the owners of the Property or parties liable hereon shall be entitled to cure said defaults by paying all delinquent principal and interest payments due as of the date of cure, costs, expenses, late charges, attorney's fees and other fees all in the manner provided by law. Upon such payment, this Deed of Trust and the obligations secured hereby shall remain in full force and effect as though no Acceleration had occurred, and the foreclosure proceedings shall be discontinued.

8 20. Assignment of Rents; Appointment of Receiver; Lender in Possession. As additional security hereunder, 9 Borrower hereby assigns to Lender the rents of the Property; however, Borrower shall, prior to Acceleration under paragraph 18 9 (Acceleration; Foreclosure; Other Remedies) or abandonment of the Property, have the right to collect and retain such rents as they 9 become due and payable.

TD72-9-08. DEED OF TRUST (DUE ON TRANSFER - STRICT)

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Page 3 of 5

Lender or the holder of the Trustee's certificate of purchase shall be entitled to a receiver for the Property after Acceleration 2 under paragraph 18 (Acceleration; Foreclosure; Other Remedies), and shall also be so entitled during the time covered by foreclosure 3 proceedings and the period of redemption, if any; and shall be entitled thereto as a matter of right without regard to the solvency or 4 insolvency of Borrower or of the then owner of the Property, and without regard to the value thereof. Such receiver may be appointed 5 by any Court of competent jurisdiction upon ex parte application and without notice; notice being hereby expressly waived. 6

Upon Acceleration under paragraph 18 (Acceleration; Foreclosure; Other Remedies) or abandonment of the Property, Lender, in person, by agent or by judicially-appointed receiver, shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by Lender or the receiver shall be applied, first to payment of the costs of preservation and management of the Property, second to payments due upon prior liens, and then to the sums secured by this Deed of Trust. Lender and the receiver shall be liable to account only for those rents actually received.

21. Release. Upon payment of all sums secured by this Deed of Trust, Lender shall cause Trustee to release this Deed of Trust and shall produce for Trustee the Note. Borrower shall pay all costs of recordation and shall pay the statutory Trustee's fees. If Lender shall not produce the Note as aforesaid, then Lender, upon notice in accordance with paragraph 16 (Notice) from Borrower to Lender, shall obtain, at Lender's expense, and file any lost instrument bond required by Trustee or pay the cost thereof to effect the release of this Deed of Trust.

22. Waiver of Exemptions. Borrower hereby waives all right of homestead and any other exemption in the Property under state or federal law presently existing or hereafter enacted.

Escrow Funds for Taxes and Insurance. This paragraph 23 is not applicable if Funds, as defined below, are being 23 paid pursuant to a prior encumbrance. Subject to applicable law, Borrower shall pay to Lender, on each day installments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein referred to as "Funds") equal to of the yearly taxes and assessments which may attain priority over this Deed of Trust, plus of yearly premium installments for Property Insurance, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof, taking into account any excess Funds not used or shortages.

The principal of the Funds shall be held in a separate account by Lender in trust for the benefit of Borrower and deposited in 6 an institution, the deposits or accounts of which are insured or guaranteed by a federal or state agency. Lender shall apply the Funds $\overline{7}$ to pay said taxes, assessments and insurance premiums. Lender may not charge for so holding and applying the Funds, analyzing said 8 account or verifying and compiling said assessments and bills. Lender shall not be required to pay Borrower any interest or earnings 0 on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the 0 Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured 1 by this Deed of Trust. 2

If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments and insurance premiums as they fall due, Borrower shall pay to Lender any amount necessary to make up the deficiency within 30 days from the date notice is given in accordance with paragraph 16 (Notice) by Lender to Borrower requesting payment thereof. Provided however, if the loan secured by this Deed of Trust is subject to RESPA or other laws regulating Escrow Accounts, such deficiency, surplus or any other required adjustment shall be paid, credited or adjusted in compliance with such applicable laws.

Upon payment in full of all sums secured by this Deed of Trust, Lender shall simultaneously refund to Borrower any Funds held by Lender. If under paragraph 18 (Acceleration; Foreclosure; Other Remedies) the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquisition by Lender, whichever occurs first, any Funds held by Lender at the time of application as a credit against the sums secured by this Deed of Trust.

1 24. Transfer of the Property; Assumption. The following events shall be referred to herein as a "Transfer": (i) a 2 transfer or conveyance of title (or any portion thereof, legal or equitable) of the Property (or any part thereof or interest therein), (ii) 3 the execution of a contract or agreement creating a right to title (or any portion thereof, legal or equitable) in the Property (or any part 4 thereof or interest therein), (iii) or an agreement granting a possessory right in the Property (or any portion thereof), in excess of 3 5 years, (iv) a sale or transfer of, or the execution of a contract or agreement creating a right to acquire or receive, more than fifty 6 percent (50%) of the controlling interest or more than fifty percent (50%) of the beneficial interest in Borrower, (v) the reorganization, liquidation or dissolution of Borrower. Not to be included as a Transfer are (i) the creation of a lien or encumbrance subordinate to 8 this Deed of Trust, (ii) the creation of a purchase money security interest for household appliances, or (iii) a transfer by devise, descent 0 or by operation of the law upon the death of a joint tenant. At the election of Lender, in the event of each and every Transfer: 0 1

All sums secured by this Deed of Trust shall become immediately due and payable (Acceleration). (a)

(b)If a Transfer occurs and should Lender not exercise Lender's option pursuant to this paragraph 24 to Accelerate, 2 Transferee shall be deemed to have assumed all of the obligations of Borrower under this Deed of Trust including all sums secured 3 hereby whether or not the instrument evidencing such conveyance, contract or grant expressly so provides. This covenant shall run 4 with the Property and remain in full force and effect until said sums are paid in full. Lender may without notice to Borrower deal with 5 Transferee in the same manner as with Borrower with reference to said sums including the payment or credit to Transferee of 6 undisbursed reserve Funds on payment in full of said sums, without in any way altering or discharging Borrower's liability hereunder for the obligations hereby secured. 8

Should Lender not elect to Accelerate upon the occurrence of such Transfer then, subject to (b) above, the mere fact (c) 0 of a lapse of time or the acceptance of payment subsequent to any of such events, whether or not Lender had actual or constructive 0 notice of such Transfer, shall not be deemed a waiver of Lender's right to make such election nor shall Lender be estopped therefrom

TD72-9-08. DEED OF TRUST (DUE ON TRANSFER - STRICT)

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Page 4 of 5

EXECU: F BORROWER IS NATURAL PERSON(s):	FED BY E	ORROWER.	
doing _d	business a	s	
ATTEST:			Name of Corporation
			Name of Corporation
Secretary	Ву		President
Secretary			Trestaent
(SEAL) F BORROWER IS PARTNERSHIP:			
			Name of Partnership
	Bv		
	_,		A General Partner
F BORROWER IS LIMITED LIABILITY COMPANY:			
			Name of Limited Liability Company
	Ву		
			Its authorized representative
			Title of authorized representative
			L
STATE OF COLORADO			
COUNTY OF			
}			
The foregoing instrument was acknowledged before m	e this	day of	, 20, by*
	_		
Witness my hand and official seal. My commission expires:			
			Notary Public

TD72-9-08. DEED OF TRUST (DUE ON TRANSFER - STRICT)

Page 5 of 5

Deed of Trust (Due on Transfer – Creditworthy) TD73-9-08

IF THIS FORM IS USED IN A CONSUM THIS IS A LEGAL INSTRUMENT. IF N				
CONSULTED BEFORE SIGNING.				
	DEED OF T			
	(Due on Transfer – O	Creditworthy)		
THIS DEED OF TRUST is made this	day of	, 20 , between		
THIS DEED OF TRUST is made this(Born- and the Public Trustee of the County in whic	ower), whose address is _			;
and the Public Trustee of the County in which	n the Property (see paragr	aph 1) is situated (1	Trustee); for the be	enefit of
				i), whose address is
Borrower and Lender covenant and agree as :				
1. Property in Trust. Borr- hereby grants and conveys to Trustee in				
County of		ie, uie tonowing	legally described	property located in u
1				(Property Address),
known as No Street Address	City	State	Zip	(110perty 11daress)
together with all its appurtenances (Property)		State	Ъър	
2. Note: Other Obligations				
A. the repayment of the inc	lebtedness evidenced by E	Borrower's note (N	ote) dated	in t
principal sum of	ı	until paid at the	_ Dollars (U.S.	bercent rate per annu bercent ra
with principal and interest payable at	·		- Tate of	_ percent rate per annu
	in payments of _			Dolla
(U.S. \$), due on the day of	feach	beginning		; such payments
continue until the entire indebtedness evider	ced by said Note is fully	paid; however, if 1	not sooner paid, th	ie entire principal amou
outstanding and accrued interest thereon sh	all be due and payable c	n	; aı	nd Borrower is to pay
outstanding and accrued interest thereon sh Lender a late charge of % of any payr	nent not received by Lend	ler within c	lays after payment	is due; and Borrower h
the right to prepay the principal amount o				
	-		,	
B. the payment of all other			annum, disbursed	by Lender in accordar
with this Deed of Trust to protect the security				
C. the performance of the c 3. Title. Borrower covenants				a Property and warra
title to the same, subject to general real e				
declarations, restrictions, reservations and co				chistonee, and record
4. Payment of Principal and				ipal of and interest on
indebtedness evidenced by the Note, and la	te charges as provided in	the Note and shal	l perform all of E	sorrower's other coven
contained in the Note.				
5. Application of Payments.		~		
in payment of amounts due pursuant to para				
pursuant to paragraph 9 (Protection of Lende				
6. Prior Mortgages and De				
under any prior deed of trust and any other				
impositions attributable to the Property which				
rents, if any, in the manner set out in parag	· 1 · · ·		· · ·	1 1
manner, by Borrower making payment when		-	0 0.	-
to make payments otherwise required by this by, or defend enforcement of such obligation				0
				0
		an such comes	aeu payments anu	outer payments as or us
by the court to the registry of the court in wh	ich such proceedings are f	ïled.	visting or hereaft	
forfeiture of the Property or any part thereof, by the court to the registry of the court in wh 7. Property Insurance . Bo insured against loss by fire or hazards includ	ich such proceedings are f rrower shall keep the im	iled. provements now e		er erected on the Prop
by the court to the registry of the court in wh 7. Property Insurance . Bo insured against loss by fire or hazards includ	ich such proceedings are f rrower shall keep the im ed within the term "extend	ïled. provements now e ded coverage" in ar	1 amount at least e	er erected on the Prop qual to the lesser of (a)
by the court to the registry of the court in wh 7. Property Insurance . Bo insured against loss by fire or hazards includ insurable value of the Property or (b) an a	ich such proceedings are f rrower shall keep the im ed within the term "extend mount sufficient to pay	iled. provements now e ded coverage" in ar the sums secured	amount at least e by this Deed of 1	er erected on the Prop qual to the lesser of (a)
by the court to the registry of the court in wh	ich such proceedings are f rrower shall keep the im ed within the term "extend mount sufficient to pay regoing shall be known as	iled. provements now e ded coverage" in ar the sums secured "Property Insurance	n amount at least e by this Deed of 7 e."	er erected on the Prop qual to the lesser of (a) Trust as well as any p
by the court to the registry of the court in wh 7. Property Insurance . Bo insured against loss by fire or hazards includ insurable value of the Property or (b) an a encumbrances on the Property. All of the for	ich such proceedings are f rrower shall keep the im ed within the term "extend mount sufficient to pay regoing shall be known as insurance shall be qualifi	iled. provements now e ded coverage" in ar the sums secured "Property Insurance ed to write Propert	n amount at least e by this Deed of 7 e." y Insurance in Co	er erected on the Prop qual to the lesser of (a) Frust as well as any p lorado and shall be cho

3 shall include a standard mortgage clause in favor of Lender, and shall provide that the insurance carrier shall notify Lender at least ten
 (10) days before cancellation, termination or any material change of coverage. Insurance policies shall be furnished to Lender at or
 5 before closing. Lender shall have the right to hold the policies and renewals thereof.

6 In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if 7 not made promptly by Borrower.

Insurance proceeds shall be applied to restoration or repair of the Property damaged, provided said restoration or repair is economically feasible and the security of this Deed of Trust is not thereby impaired. If such restoration or repair is not economically feasible or if the security of this Deed of Trust would be impaired, the insurance proceeds shall be applied to the sums secured by this Deed of Trust, with the excess, if any, paid to Borrower. If the Property is abandoned by Borrower, or if Borrower fails to respond to Lender within 30 days from the date notice is given in accordance with paragraph 16 (Notice) by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender is authorized to collect and apply the insurance proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured by this Deed of Trust.

Any such application of proceeds to principal shall not extend or postpone the due date of the installments referred to in paragraphs 4 (Payment of Principal and Interest) and 23 (Escrow Funds for Taxes and Insurance) or change the amount of such installments. Notwithstanding anything herein to the contrary, if under paragraph 18 (Acceleration; Foreclosure; Other Remedies) the Property is acquired by Lender, all right, title and interest of Borrower in and to any insurance policies and in and to the proceeds thereof resulting from damage to the Property prior to the sale or acquisition shall pass to Lender to the extent of the sums secured by this Deed of Trust immediately prior to such sale or acquisition.

All of the rights of Borrower and Lender hereunder with respect to insurance carriers, insurance policies and insurance proceeds are subject to the rights of any holder of a prior deed of trust with respect to said insurance carriers, policies and proceeds.

8. Preservation and Maintenance of Property. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Deed of Trust is on a leasehold. Borrower shall perform all of Borrower's obligations under any declarations, covenants, by-laws, rules, or other documents governing the use, ownership or occupancy of the Property.

9. Protection of Lender's Security. Except when Borrower has exercised Borrower's rights under paragraph 6 above, if Borrower fails to perform the covenants and agreements contained in this Deed of Trust, or if a default occurs in a prior lien, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, then Lender, at Lender's option, with notice to Borrower if required by law, may make such appearances, disburse such sums and take such action as is necessary to protect Lender's interest, including, but not limited to:

- (a) any general or special taxes or ditch or water assessments levied or accruing against the Property;
- (b) the premiums on any insurance necessary to protect any improvements comprising a part of the Property;

(c) sums due on any prior lien or encumbrance on the Property;

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(d) if the Property is a leasehold or is subject to a lease, all sums due under such lease;

(e) the reasonable costs and expenses of defending, protecting, and maintaining the Property and Lender's interest in the Property, including repair and maintenance costs and expenses, costs and expenses of protecting and securing the Property, receiver's fees and expenses, inspection fees, appraisal fees, court costs, attorney fees and costs, and fees and costs of an attorney in the employment of Lender or holder of the certificate of purchase;

(f) all other costs and expenses allowable by the evidence of debt or this Deed of Trust; and

(g) such other costs and expenses which may be authorized by a court of competent jurisdiction.

Borrower hereby assigns to Lender any right Borrower may have by reason of any prior encumbrance on the Property or by law or otherwise to cure any default under said prior encumbrance.

Any amounts disbursed by Lender pursuant to this paragraph 9, with interest thereon, shall become additional indebtedness of Borrower secured by this Deed of Trust. Such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof, and Lender may bring suit to collect any amounts so disbursed plus interest specified in paragraph 2B (Note, Other Obligations Secured). Nothing contained in this paragraph 9 shall require Lender to incur any expense or take any action hereunder.

10. **Inspection.** Lender may make or cause to be made reasonable entries upon and inspection of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefore related to Lender's interest in the Property.

11. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender as herein provided. However, all of the rights of Borrower and Lender hereunder with respect to such proceeds are subject to the rights of any holder of a prior deed of trust.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Deed of Trust, with the excess, if any, paid to Borrower. In the event of a partial taking of the Property, the proceeds remaining after taking out any part of the award due any prior lien holder (net award) shall be divided between Lender and Borrower, in the same ratio as the amount of the sums secured by this Deed of Trust immediately prior to the date of taking bears to Borrower's equity in the Property immediately prior to the date of taking. Borrower's equity in the Property means the fair market value of the Property less the amount of sums secured by both this Deed of Trust and all prior liens (except taxes) that are to receive any of the award, all at the value immediately prior to the date of taking.

If the Property is abandoned by Borrower or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date such notice is given, Lender is
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Page 2 of 5

authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured 4 by this Deed of Trust. 5

Any such application of proceeds to principal shall not extend or postpone the due date of the installments referred to in paragraphs 4 (Payment of Principal and Interest) and 23 (Escrow Funds for Taxes and Insurance) nor change the amount of such installments.

12. Borrower not Released. Extension of the time for payment or modification of amortization of the sums secured by this Deed of Trust granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower, nor Borrower's successors in interest, from the original terms of this Deed of Trust. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Deed of Trust by reason of any demand made by the original Borrower nor Borrower's successors in interest.

Forbearance by Lender Not a Waiver. Any forbearance by Lender in exercising any right or remedy hereunder, 13. or otherwise afforded by law, shall not be a waiver or preclude the exercise of any such right or remedy.

Remedies Cumulative. Each remedy provided in the Note and this Deed of Trust is distinct from and cumulative to 14. all other rights or remedies under the Note and this Deed of Trust or afforded by law or equity, and may be exercised concurrently, independently or successively.

15. Successors and Assigns Bound; Joint and Several Liability; Captions. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 24 (Transfer of the Property, Assumption). All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs in this Deed of Trust are for convenience only and are not to be used to interpret or define the provisions hereof.

16. Notice. Except for any notice required by law to be given in another manner, (a) any notice to Borrower provided for in this Deed of Trust shall be in writing and shall be given and be effective upon (1) delivery to Borrower or (2) mailing such notice by first class U.S. mail, addressed to Borrower at Borrower's address stated herein or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be in writing and shall be given and be effective upon (1) delivery to Lender or (2) mailing such notice by first class U.S. mail, to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Deed of Trust shall be deemed to have been given to Borrower or Lender when given in any manner designated herein.

Governing Law; Severability. The Note and this Deed of Trust shall be governed by the law of Colorado. In the 17. event that any provision or clause of this Deed of Trust or the Note conflicts with the law, such conflict shall not affect other provisions of this Deed of Trust or the Note which can be given effect without the conflicting provision, and to this end the provisions of the Deed of Trust and Note are declared to be severable.

18. Acceleration; Foreclosure; Other Remedies. Except as provided in paragraph 24 (Transfer of the Property; Assumption), upon Borrower's breach of any covenant or agreement of Borrower in this Deed of Trust, or upon any default in a prior lien upon the Property, (unless Borrower has exercised Borrower's rights under paragraph 6 above), at Lender's option, all of the sums secured by this Deed of Trust shall be immediately due and payable (Acceleration). To exercise this option, Lender may invoke the power of sale and any other remedies permitted by law. Lender shall be entitled to collect all reasonable costs and expenses incurred in pursuing the remedies provided in this Deed of Trust, including, but not limited to, reasonable attorney's fees.

If Lender invokes the power of sale, Lender shall give written notice to Trustee of such election. Trustee shall give such notice to Borrower of Borrower's rights as is provided by law. Trustee shall record a copy of such notice as required by law. Trustee 2 shall advertise the time and place of the sale of the Property, for not less than four weeks in a newspaper of general circulation in each county in which the Property is situated, and shall mail copies of such notice of sale to Borrower and other persons as prescribed by 4 law. After the lapse of such time as may be required by law, Trustee, without demand on Borrower, shall sell the Property at public 5 auction to the highest bidder for cash at the time and place (which may be on the Property or any part thereof as permitted by law) in one or more parcels as Trustee may think best and in such order as Trustee may determine. Lender or Lender's designee may purchase the Property at any sale. It shall not be obligatory upon the purchaser at any such sale to see to the application of the 8 purchase money.

Trustee shall apply the proceeds of the sale in the following order: (a) to all reasonable costs and expenses of the sale. including, but not limited to, reasonable Trustee's and attorney's fees and costs of title evidence; (b) to all sums secured by this Deed of Trust; and (c) the excess, if any, to the person or persons legally entitled thereto.

19. Borrower's Right to Cure Default. Whenever foreclosure is commenced for nonpayment of any sums due 3 hereunder, the owners of the Property or parties liable hereon shall be entitled to cure said defaults by paying all delinquent principal 4 and interest payments due as of the date of cure, costs, expenses, late charges, attorney's fees and other fees all in the manner provided 5 by law. Upon such payment, this Deed of Trust and the obligations secured hereby shall remain in full force and effect as though no 6 Acceleration had occurred, and the foreclosure proceedings shall be discontinued.

Assignment of Rents; Appointment of Receiver; Lender in Possession. As additional security hereunder, 20. 8 Borrower hereby assigns to Lender the rents of the Property; however, Borrower shall, prior to Acceleration under paragraph 18 9 (Acceleration; Foreclosure; Other Remedies) or abandonment of the Property, have the right to collect and retain such rents as they 0 become due and payable. 1

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Lender or the holder of the Trustee's certificate of purchase shall be entitled to a receiver for the Property after Acceleration under paragraph 18 (Acceleration; Foreclosure; Other Remedies), and shall also be so entitled during the time covered by foreclosure proceedings and the period of redemption, if any; and shall be entitled thereto as a matter of right without regard to the solvency or insolvency of Borrower or of the then owner of the Property, and without regard to the value thereof. Such receiver may be appointed by any Court of competent jurisdiction upon ex parte application and without notice; notice being hereby expressly waived.

Upon Acceleration under paragraph 18 (Acceleration; Foreclosure; Other Remedies) or abandonment of the Property, Lender, in person, by agent or by judicially-appointed receiver, shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by Lender or the receiver shall be applied, first to payment of the costs of preservation and management of the Property, second to payments due upon prior liens, and then to the sums secured by this Deed of Trust. Lender and the receiver shall be liable to account only for those rents actually received.

21. Release. Upon payment of all sums secured by this Deed of Trust, Lender shall cause Trustee to release this Deed of Trust and shall produce for Trustee the Note. Borrower shall pay all costs of recordation and shall pay the statutory Trustee's fees. If Lender shall not produce the Note as aforesaid, then Lender, upon notice in accordance with paragraph 16 (Notice) from Borrower to Lender, shall obtain, at Lender's expense, and file any lost instrument bond required by Trustee or pay the cost thereof to effect the release of this Deed of Trust.

22. Waiver of Exemptions. Borrower hereby waives all right of homestead and any other exemption in the Property under state or federal law presently existing or hereafter enacted.

23. Escrow Funds for Taxes and Insurance. This paragraph 23 is not applicable if Funds, as defined below, are being paid pursuant to a prior encumbrance. Subject to applicable law, Borrower shall pay to Lender, on each day installments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein referred to as "Funds") equal to ______ of the yearly taxes and assessments which may attain priority over this Deed of Trust, plus ______ of yearly premium installments for Property Insurance, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof, taking into account any excess Funds not used or shortages.

The principal of the Funds shall be held in a separate account by Lender in trust for the benefit of Borrower and deposited in an institution, the deposits or accounts of which are insured or guaranteed by a federal or state agency. Lender shall apply the Funds to pay said taxes, assessments and insurance premiums. Lender may not charge for so holding and applying the Funds, analyzing said account or verifying and compiling said assessments and bills. Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured by this Deed of Trust.

If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments and insurance premiums as they fall due, Borrower shall pay to Lender any amount necessary to make up the deficiency within 30 days from the date notice is given in accordance with paragraph 16 (Notice) by Lender to Borrower requesting payment thereof. Provided however, if the loan secured by this Deed of Trust is subject to RESPA or other laws regulating Escrow Accounts, such deficiency, surplus or any other required adjustment shall be paid, credited or adjusted in compliance with such applicable laws.

Upon payment in full of all sums secured by this Deed of Trust, Lender shall simultaneously refund to Borrower any Funds held by Lender. If under paragraph 18 (Acceleration; Foreclosure; Other Remedies) the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquisition by Lender, whichever occurs first, any Funds held by Lender at the time of application as a credit against the sums secured by this Deed of Trust.

24. Transfer of the Property; Assumption. The following events shall be referred to herein as a "Transfer": (i) a transfer or conveyance of title (or any portion thereof, legal or equitable) of the Property (or any part thereof or interest therein), (ii) the execution of a contract or agreement creating a right to title (or any portion thereof, legal or equitable) in the Property (or any part thereof or interest therein), (iii) or an agreement granting a possessory right in the Property (or any portion thereof), in excess of 3 years, (iv) a sale or transfer of, or the execution of a contract or agreement creating a right to acquire or receive, more than fifty percent (50%) of the controlling interest or more than fifty percent (50%) of the beneficial interest in Borrower, (v) the reorganization, liquidation or dissolution of Borrower. Not to be included as a Transfer are (i) the creation of a lien or encumbrance subordinate to this Deed of Trust, (ii) the creation of a purchase money security interest for household appliances, or (iii) a transfer by devise, descent or by operation of the law upon the death of a joint tenant. At the election of Lender, in the event of each and every Transfer:

or by operation of the law upon the death of a joint tenant. At the election of Lender, in the event of each and every Iransfer:

 (a) Borrower shall, upon Lender's request, submit information required to enable Lender to evaluate the
 creditworthiness of the person ("Transferee") who is, or is to be, the recipient of a Transfer, as if a new loan were being made to
 Transferee. If Transferee is reasonably determined by Lender to be financially incapable of retiring the indebtedness according to its
 terms, based upon standards normally used by persons in the business of making loans on real estate in the same or similar
 circumstances, then all sums secured by this Deed of Trust, at Lender's option, may become immediately due and payable
 ("Acceleration").

(b) If Lender exercises such option to Accelerate, Lender shall give Borrower notice of Acceleration in accordance with paragraph 16 (Notice). The notice shall inform Borrower of the right to assert in the foreclosure proceeding the nonexistence of a default or any other defense of Borrower to Acceleration and sale. Such notice shall also provide a period of not less than 10 days from the date the notice is given within which Borrower may pay the sums declared due. If Borrower fails to pay such sums prior to the expiration of such period, Lender may, without further notice or demand on Borrower, invoke any remedies permitted by paragraph 18 (Acceleration; Foreclosure; Other Remedies). Lender shall give notice of such Acceleration, within thirty (30) days after

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notice of any Transfer is given to Lender by Borrower or Transferee in accordance with paragraph 16 (Notice). If Lender shall not 3 give notice of such Acceleration within such thirty (30) days, then Lender will have no further right to such Acceleration. 4

If a Transfer occurs and should Lender not exercise Lender's option pursuant to this paragraph 24 to Accelerate, (c) 5 Transferee shall be deemed to have assumed all of the obligations of Borrower under this Deed of Trust including all sums secured hereby whether or not the instrument evidencing such conveyance, contract or grant expressly so provides. This covenant shall run with the Property and remain in full force and effect until said sums are paid in full. Lender may without notice to Borrower deal with Transferee in the same manner as with Borrower with reference to said sums including the payment or credit to Transferee of undisbursed reserve Funds on payment in full of said sums, without in any way altering or discharging Borrower's liability hereunder 0 for the obligations hereby secured.

Should Lender not elect to Accelerate upon the occurrence of such Transfer then, subject to (c) above, the mere fact (d) of a lapse of time or the acceptance of payment subsequent to any of such events, whether or not Lender had actual or constructive notice of such Transfer, shall not be deemed a waiver of Lender's right to make such election nor shall Lender be estopped therefrom by virtue thereof. The issuance on behalf of Lender of a routine statement showing the status of the loan, whether or not Lender had actual or constructive notice of such Transfer, shall not be a waiver or estoppel of Lender's said rights.

25. Borrower's Copy. Borrower acknowledges receipt of a copy of the Note and this Deed of Trust.

7 8 EXECUTED BY BORROWER. 9 IF BORROWER IS NATURAL PERSON(s): 0 1 2 3 doing business as _____ 4 IF BORROWER IS CORPORATION: 5 ATTEST: 6 Name of Corporation 7 8 By 9 Secretary President 0 1 (SEAL) 2 IF BORROWER IS PARTNERSHIP: 3 Name of Partnership 4 5 By 6 A General Partner 7 8 IF BORROWER IS LIMITED LIABILITY COMPANY: 9 Name of Limited Liability Company 0 1 By 2 Its authorized representative 3 4 5 Title of authorized representative 6 7 STATE OF COLORADO 8 SS 9 COUNTY OF 0 1 The foregoing instrument was acknowledged before me this _____ day of _____, 20 ___, by* 2 3 4 Witness my hand and official seal. 5 My commission expires: 6 Notary Public 8 *If a natural person or persons, insert the name(s) of such person(s). If a corporation, insert, for example, "John Doe as President and Jane Doe as Secretary of Doe & 9 0

Co., a Colorado corporation." If a partnership, insert, for example, "Sam Smith as general partner in and for Smith & Smith, a general partnership." A Statement of Authority may be required if borrower is a limited liability company or other entity (38-30-172, C.R.S.)

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Deed of Trust (Assumable – Not Due-on Transfer) TD 74-9-08

IF THIS FO	4andatory 1-09) 2M IS USED IN A CONSUMER CREDIT TRANSACTION, CONSULT LEGAL COUNSEL. 2GAL INSTRUMENT. IF NOT UNDERSTOOD, LEGAL, TAX OR OTHER COUNSEL SHOULD	BE
) BEFORE SIGNING.	DE
	DEED OF TRUST	
	(Assumable – Not Due on Transfer)	
THIS DEED	DF TRUST is made this day of, 20, between (Borrower), whose address is Trustee of the County in which the Property (see paragraph 1) is situated (Trustee); for the benefit of	<u> </u>
and the Public	Trustee of the County in which the Property (see paragraph 1) is situated (Trustee); for the benefit of (Lender), whose address is	ress is
1.	Lender covenant and agree as follows: Property in Trust. Borrower, in consideration of the indebtedness herein recited and the trust her and conveys to Trustee in trust, with power of sale, the following legally described property loc County of, State of Colorado:	
known as No.	(Propert	ty Address)
KIIOWII də 110.	Street Address City State Zip	- //
together with	Il its appurtenances (Property).	
2.	Note: Other Obligations Secured. This Deed of Trust is given to secure to Lender:	
	A. the repayment of the indebtedness evidenced by Borrower's note (Note) dated	in th
principal sur	of Dollars (U.S. \$), W1t
with principal	and interest payable at percent rate	per annun
		Dolla
(U.S. \$	<pre>place as Lender may designate, in payments of</pre>	payments f
outstanding a Lender a late the right to p	ad accrued interest thereon shall be due and payable on; and Borrower charge of% of any payment not received by Lender within days after payment is due; and B repay the principal amount outstanding under said Note, in whole or in part, at any time without per	is to pay t sorrower ha nalty excep
with this Dee	B. the payment of all other sums, with interest thereon at% per annum, disbursed by Lender in of Trust to protect the security of this Deed of Trust; and C. the performance of the covenants and agreements of Borrower herein contained.	i accordanc
	Title. Borrower covenants that Borrower owns and has the right to grant and convey the Property, a me, subject to general real estate taxes for the current year, easements of record or in existence, and	
declarations, 1	estrictions, reservations and covenants, if any, as of this date; and subject to	iterest on t
	widenced by the Note, and late charges as provided in the Note and shall perform all of Borrower's oth	
5.	Application of Payments. All payments received by Lender under the terms hereof shall be applied by	v Lender f:
in payment of	amounts due pursuant to paragraph 23 (Escrow Funds for Taxes and Insurance), then to amounts disburs	
pursuant to pa	ragraph 9 (Protection of Lender's Security), and the balance in accordance with the terms and conditions of	the Note.
6.	Prior Mortgages and Deeds of Trust; Charges; Liens. Borrower shall perform all of Borrower'	
under any pr	or deed of trust and any other prior liens. Borrower shall pay all taxes, assessments and other charg	
-	ributable to the Property which may have or attain a priority over this Deed of Trust, and leasehold payment	0
	n the manner set out in paragraph 23 (Escrow Funds for Taxes and Insurance) or, if not required to be	
	prover making payment when due, directly to the payee thereof. Despite the foregoing, Borrower shall no	
	ents otherwise required by this paragraph if Borrower, after notice to Lender, shall in good faith contest su	
	enforcement of such obligation in, legal proceedings which operate to prevent the enforcement of the	
	e Property or any part thereof, only upon Borrower making all such contested payments and other paymer the registry of the court in which such proceedings are filed.	nts as orde
ny the court for	The registry of the court in which such proceedings are filed	
-		(1 D
7. insured agains	Property Insurance . Borrower shall keep the improvements now existing or hereafter erected on t loss by fire or hazards included within the term "extended coverage" in an amount at least equal to the less e of the Property or (b) an amount sufficient to pay the sums secured by this Deed of Trust as well	sser of (a)

TD74-9-08. DEED OF TRUST (Assumable – <u>Not</u> Due on Transfer)

The insurance carrier providing the insurance shall be qualified to write Property Insurance in Colorado and shall be chosen 1 by Borrower subject to Lender's right to reject the chosen carrier for reasonable cause. All insurance policies and renewals thereof 2 shall include a standard mortgage clause in favor of Lender, and shall provide that the insurance carrier shall notify Lender at least ten 3 (10) days before cancellation, termination or any material change of coverage. Insurance policies shall be furnished to Lender at or 4 before closing. Lender shall have the right to hold the policies and renewals thereof. 5

In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if 6 not made promptly by Borrower. 7

Insurance proceeds shall be applied to restoration or repair of the Property damaged, provided said restoration or repair is 8 economically feasible and the security of this Deed of Trust is not thereby impaired. If such restoration or repair is not economically 9 feasible or if the security of this Deed of Trust would be impaired, the insurance proceeds shall be applied to the sums secured by this 0 Deed of Trust, with the excess, if any, paid to Borrower. If the Property is abandoned by Borrower, or if Borrower fails to respond to 1 Lender within 30 days from the date notice is given in accordance with paragraph 16 (Notice) by Lender to Borrower that the 2 insurance carrier offers to settle a claim for insurance benefits, Lender is authorized to collect and apply the insurance proceeds, at 3 Lender's option, either to restoration or repair of the Property or to the sums secured by this Deed of Trust. 4

Any such application of proceeds to principal shall not extend or postpone the due date of the installments referred to in paragraphs 4 (Payment of Principal and Interest) and 23 (Escrow Funds for Taxes and Insurance) or change the amount of such installments. Notwithstanding anything herein to the contrary, if under paragraph 18 (Acceleration; Foreclosure; Other Remedies) the Property is acquired by Lender, all right, title and interest of Borrower in and to any insurance policies and in and to the proceeds thereof resulting from damage to the Property prior to the sale or acquisition shall pass to Lender to the extent of the sums secured by this Deed of Trust immediately prior to such sale or acquisition. 0

All of the rights of Borrower and Lender hereunder with respect to insurance carriers, insurance policies and insurance proceeds are subject to the rights of any holder of a prior deed of trust with respect to said insurance carriers, policies and proceeds.

Preservation and Maintenance of Property. Borrower shall keep the Property in good repair and shall not 8. commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Deed of Trust is on a leasehold. Borrower shall perform all of Borrower's obligations under any declarations, covenants, by-laws, rules, or other documents governing the use, ownership or occupancy of the Property.

9. Protection of Lender's Security. Except when Borrower has exercised Borrower's rights under paragraph 6 above, if Borrower fails to perform the covenants and agreements contained in this Deed of Trust, or if a default occurs in a prior lien, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, then Lender, at Lender's option, with notice to Borrower if required by law, may make such appearances, disburse such sums and take such action as is necessary to protect Lender's interest, including, but not limited to:

- (a) any general or special taxes or ditch or water assessments levied or accruing against the Property;
- (b) the premiums on any insurance necessary to protect any improvements comprising a part of the Property;
- (c) sums due on any prior lien or encumbrance on the Property;
- (d) if the Property is a leasehold or is subject to a lease, all sums due under such lease;

the reasonable costs and expenses of defending, protecting, and maintaining the Property and Lender's interest in the (e) Property, including repair and maintenance costs and expenses, costs and expenses of protecting and securing the Property, receiver's fees and expenses, inspection fees, appraisal fees, court costs, attorney fees and costs, and fees and costs of an attorney in the employment of Lender or holder of the certificate of purchase; (f)

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all other costs and expenses allowable by the evidence of debt or this Deed of Trust; and

(g) such other costs and expenses which may be authorized by a court of competent jurisdiction.

Borrower hereby assigns to Lender any right Borrower may have by reason of any prior encumbrance on the Property or by law or otherwise to cure any default under said prior encumbrance.

Any amounts disbursed by Lender pursuant to this paragraph 9, with interest thereon, shall become additional indebtedness of Borrower secured by this Deed of Trust. Such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof, and Lender may bring suit to collect any amounts so disbursed plus interest specified in paragraph 2B (Note: Other Obligations Secured). Nothing contained in this paragraph 9 shall require Lender to incur any expense or take any action hereunder.

Inspection. Lender may make or cause to be made reasonable entries upon and inspection of the Property, provided 10 8 that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefore related to Lender's interest 9 in the Property.

0 11. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any 1 condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall 2 be paid to Lender as herein provided. However, all of the rights of Borrower and Lender hereunder with respect to such proceeds are 3 subject to the rights of any holder of a prior deed of trust. 4

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Deed of Trust, with the 5 excess, if any, paid to Borrower. In the event of a partial taking of the Property, the proceeds remaining after taking out any part of 6 the award due any prior lien holder (net award) shall be divided between Lender and Borrower, in the same ratio as the amount of the 7 sums secured by this Deed of Trust immediately prior to the date of taking bears to Borrower's equity in the Property immediately 8 prior to the date of taking. Borrower's equity in the Property means the fair market value of the Property less the amount of sums 9

secured by both this Deed of Trust and all prior liens (except taxes) that are to receive any of the award, all at the value immediately prior to the date of taking.

If the Property is abandoned by Borrower or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date such notice is given, Lender is authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured by this Deed of Trust.

Any such application of proceeds to principal shall not extend or postpone the due date of the installments referred to in paragraphs 4 (Payment of Principal and Interest) and 23 (Escrow Funds for Taxes and Insurance) nor change the amount of such installments.

12. Borrower not Released. Extension of the time for payment or modification of amortization of the sums secured by this Deed of Trust granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower, nor Borrower's successors in interest, from the original terms of this Deed of Trust. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Deed of Trust by reason of any demand made by the original Borrower nor Borrower's successors in interest.

13. Forbearance by Lender Not a Waiver. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by law, shall not be a waiver or preclude the exercise of any such right or remedy.

14. **Remedies Cumulative.** Each remedy provided in the Note and this Deed of Trust is distinct from and cumulative to all other rights or remedies under the Note and this Deed of Trust or afforded by law or equity, and may be exercised concurrently, independently or successively.

15. Successors and Assigns Bound; Joint and Several Liability; Captions. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower. All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs in this Deed of Trust are for convenience only and are not to be used to interpret or define the provisions hereof.

16. Notice. Except for any notice required by law to be given in another manner, (a) any notice to Borrower provided for in this Deed of Trust shall be in writing and shall be given and be effective upon (1) delivery to Borrower or (2) mailing such notice by first class U.S. mail, addressed to Borrower at Borrower's address stated herein or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be in writing and shall be given and be effective upon (1) delivery to Lender or (2) mailing such notice by first class U.S. mail, to Lender or (2) mailing such notice by first class U.S. mail, to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Deed of Trust shall be deemed to have been given to Borrower or Lender when given in any manner designate herein.

17. **Governing Law; Severability.** The Note and this Deed of Trust shall be governed by the law of Colorado. In the event that any provision or clause of this Deed of Trust or the Note conflicts with the law, such conflict shall not affect other provisions of this Deed of Trust or the Note which can be given effect without the conflicting provision, and to this end the provisions of the Deed of Trust and Note are declared to be severable.

18. Acceleration; Foreclosure; Other Remedies. Upon Borrower's breach of any covenant or agreement of Borrower in this Deed of Trust, or upon any default in a prior lien upon the Property, (unless Borrower has exercised Borrower's rights under paragraph 6 above), at Lender's option, all of the sums secured by this Deed of Trust shall be immediately due and payable (Acceleration). To exercise this option, Lender may invoke the power of sale and any other remedies permitted by law. Lender shall be entitled to collect all reasonable costs and expenses incurred in pursuing the remedies provided in this Deed of Trust, including, but not limited to, reasonable attorney's fees.

If Lender invokes the power of sale, Lender shall give written notice to Trustee of such election. Trustee shall give such notice to Borrower of Borrower's rights as is provided by law. Trustee shall record a copy of such notice as required by law. Trustee shall advertise the time and place of the sale of the Property, for not less than four weeks in a newspaper of general circulation in each county in which the Property is situated, and shall mail copies of such notice of sale to Borrower and other persons as prescribed by law. After the lapse of such time as may be required by law, Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder for cash at the time and place (which may be on the Property or any part thereof as permitted by law) in one or more parcels as Trustee may think best and in such order as Trustee may determine. Lender or Lender's designee may purchase the Property at any sale. It shall not be obligatory upon the purchaser at any such sale to see to the application of the purchase money.

Trustee shall apply the proceeds of the sale in the following order: (a) to all reasonable costs and expenses of the sale, including, but not limited to, reasonable Trustee's and attorney's fees and costs of title evidence; (b) to all sums secured by this Deed of Trust; and (c) the excess, if any, to the person or persons legally entitled thereto.

19. Borrower's Right to Cure Default. Whenever foreclosure is commenced for nonpayment of any sums due hereunder, the owners of the Property or parties liable hereon shall be entitled to cure said defaults by paying all delinquent principal and interest payments due as of the date of cure, costs, expenses, late charges, attorney's fees and other fees all in the manner provided by law. Upon such payment, this Deed of Trust and the obligations secured hereby shall remain in full force and effect as though no Acceleration had occurred, and the foreclosure proceedings shall be discontinued.

Assignment of Rents; Appointment of Receiver; Lender in Possession. As additional security hereunder,
 Borrower hereby assigns to Lender the rents of the Property; however, Borrower shall, prior to Acceleration under paragraph 18

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(Acceleration; Foreclosure; Other Remedies) or abandonment of the Property, have the right to collect and retain such rents as they 9 become due and payable. 0

Lender or the holder of the Trustee's certificate of purchase shall be entitled to a receiver for the Property after Acceleration 1 under paragraph 18 (Acceleration; Foreclosure; Other Remedies), and shall also be so entitled during the time covered by foreclosure 2 proceedings and the period of redemption, if any; and shall be entitled thereto as a matter of right without regard to the solvency or 3 insolvency of Borrower or of the then owner of the Property, and without regard to the value thereof. Such receiver may be appointed 4 by any Court of competent jurisdiction upon ex parte application and without notice; notice being hereby expressly waived. 5

Upon Acceleration under paragraph 18 (Acceleration; Foreclosure; Other Remedies) or abandonment of the Property, 6 Lender, in person, by agent or by judicially-appointed receiver, shall be entitled to enter upon, take possession of and manage the 7 Property and to collect the rents of the Property including those past due. All rents collected by Lender or the receiver shall be 8 applied, first to payment of the costs of preservation and management of the Property, second to payments due upon prior liens, and 9 then to the sums secured by this Deed of Trust. Lender and the receiver shall be liable to account only for those rents actually 0 received. 1

Release. Upon payment of all sums secured by this Deed of Trust, Lender shall cause Trustee to release this Deed 21. of Trust and shall produce for Trustee the Note. Borrower shall pay all costs of recordation and shall pay the statutory Trustee's fees. If Lender shall not produce the Note as aforesaid, then Lender, upon notice in accordance with paragraph 16 (Notice) from Borrower 4 to Lender, shall obtain, at Lender's expense, and file any lost instrument bond required by Trustee or pay the cost thereof to effect the 5 release of this Deed of Trust. 6

22. Waiver of Exemptions. Borrower hereby waives all right of homestead and any other exemption in the Property under state or federal law presently existing or hereafter enacted.

8 9 Escrow Funds for Taxes and Insurance. This paragraph 23 is not applicable if Funds, as defined below, are being 23. paid pursuant to a prior encumbrance. Subject to applicable law, Borrower shall pay to Lender, on each day installments of principal 0 and interest are payable under the Note, until the Note is paid in full, a sum (herein referred to as "Funds") equal to _ 1 of the yearly taxes and assessments which may attain priority over this Deed of Trust, plus _ 2 of yearly premium installments for 3 Property Insurance, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and 4 reasonable estimates thereof, taking into account any excess Funds not used or shortages.

The principal of the Funds shall be held in a separate account by Lender in trust for the benefit of Borrower and deposited in an institution, the deposits or accounts of which are insured or guaranteed by a federal or state agency. Lender shall apply the Funds 6 to pay said taxes, assessments and insurance premiums. Lender may not charge for so holding and applying the Funds, analyzing said account or verifying and compiling said assessments and bills. Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured 0 by this Deed of Trust.

If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments and insurance premiums as they fall due, Borrower shall pay to Lender any amount necessary to make up the deficiency within 30 days from the date notice is given in accordance with paragraph 16 (Notice) by Lender to Borrower requesting payment thereof. Provided however, if the loan secured by this Deed of Trust is subject to RESPA or other laws regulating Escrow Accounts, such deficiency, surplus or any other required adjustment shall be paid, credited or adjusted in compliance with such applicable laws.

Upon payment in full of all sums secured by this Deed of Trust, Lender shall simultaneously refund to Borrower any Funds held by Lender. If under paragraph 18 (Acceleration; Foreclosure; Other Remedies) the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquisition by Lender, whichever occurs first, any Funds held by Lender at the time of application as a credit against the sums secured by this Deed of Trust.

24. Borrower's Copy. Borrower acknowledges receipt of a copy of the Note and this Deed of Trust.

EXECUTED BY BORROWER.

IF BORROWER IS NATURAL PERSON(s):

IF BORROWER IS CORPORATION: ATTEST:

doing business as

By

Name of Corporation

President

Secretary

(SEAL)

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Page 4 of 5

9	IF BORROWER IS PARTNERSHIP:		
0			Name of Partnership
1		By	
2 3			A General Partner
4	TE DOBDOWED IS IN STED LIADU TEN COMMANY		
5 6	IF BORROWER IS LIMITED LIABILITY COMPANY:		Name of Limited Liability Company
7		_	
8		Ву	Its authorized representative
9			Its authorized representative
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1 2			
3			Title of authorized representative
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5			
6 7	STATE OF COLORADO		
8	(SS.		
8 9	COUNTY OF		
0			
1	The foregoing instrument was acknowledged before m	e this day of	, 20, by*
2		_:	
3 4	Witness my hand and official seal.		
5	, ,		
6	My commission expires:		
7			
8			Notary Public
9 0			rotary i done
1			
2	*If a natural person or persons, insert the name(s) of such person(s). If a co Co., a Colorado corporation." If a partnership, insert, for example, "Sam		
3 4	Authority may be required if borrower is a limited liability company or othe		nu ioi siniui & siniui, a general parulersinp. 'A statement (
5	, ,	,, same,	

Earnest Money Promissory Note EMP80-5-04

The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission (EMP 80-5-04)

EARNEST MONEY Promissory Note

U.S. \$		
	,	Date:
City	State	
FOR VALUE RECEIVED,		
	Name(s) of Maker(s)	
	Address	
jointly and severally, promise t	to pay to the order of	
the sum of		
		Dollars,
with interest at	per cent per annum from	until paid.
Both principal and interest are	payable in U.S. dollars on or before	, payable at
	holder may designate. Presentment, notice of dishonor agree to pay all reasonable costs of collection, includi	

Maker's signature

Maker's signature

This note is given as earnest money for the contract on the following property:

Promissory Note for Deed of Trust (UCCC-No Default Rate) NTD82-10-06

The printed portions of this form, except differentiated additions, have bee (NTD82-10-06) (Mandatory 1-07)	n approved by the Colorado Real Estate Commission.
IF THIS FORM IS USED IN A CONSUMER CREDIT TRANSACT THIS IS A LEGAL INSTRUMENT. IF NOT UNDERSTOOD, LEG/ BEFORE SIGNING.	
PROMISSOF	PV NOTE
(UCCC - NO DEFA)	
	,
U.S. \$, Colorad
	Date:
1. FOR VALUE RECEIVED, the undersigned (Borrower) promi	se(s) to pay
(Note Holder) or order, the principal sum of	Dolla
(Note Holder) or order, the principal sum of	, until paid, at the rate of percent p
annum. Principal and interest shall be payable at place as Note Holder may designate, in payments of (U.S. \$), due on the day of each shall continue until the entire indebtedness evidenced by this No	, or such oth
place as Note Holder may designate, in payments of	Doll
$(U.S. \$ \)$, due on the day of each	, beginning Such paymer
entire principal amount outstanding and accrued interest thereon, s	bie is fully paid; provided, nowever, if not sooner paid,
entile principal amount outstanding and accided interest thereon, s	
2. Borrower shall pay to Note Holder a late charge of% of	f any payment not received by Note Holder within
days after the payment is due.	
days after the payment is due.	
3. Payments received for application to this Note shall be applied	d first to the payment of late charges, if any, second to
3. Payments received for application to this Note shall be applied	d first to the payment of late charges, if any, second to
3. Payments received for application to this Note shall be applied payment of accrued interest specified above, and the balance appli	ed first to the payment of late charges, if any, second to ed in reduction of the principal amount hereof.
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 Payments received for application to this Note shall be applied payment of accrued interest specified above, and the balance applied accrued interest specified by Note is not paid when due, there on shall become due and payable at the option of Note Holder been given. This time period shall run concurrently with the right Code. Such notice of Acceleration shall specify the amount of the expenses and fees due under this Note. Until the expiration of consisting of a failure to make required payments by tendering without Acceleration, as specified by Note Holder in such notice. as though defaults had not occurred. Any defaults under this Note given a notice of Acceleration, entitles Borrower to no right to currentitled to collect all reasonable costs and expense of collection a fees. Borrower may prepay the principal amount outstanding under Any partial prepayment shall be applied against the principal am subsequent payments or change the amount of such payments. Borrower and all other makers, sureties, guarantors, and er protest, and they hereby agree to any extensions of time of payr Note shall be the joint and several obligation of Borrower and all successors and assigns. Any notice to Borrower provided for in this Note shall be in write the principal and successors and assigns. 	ed first to the payment of late charges, if any, second to ed in reduction of the principal amount hereof. The entire principal amount outstanding and accrued inter r (Acceleration) twenty days after notice of Acceleration I tt to cure, if any, allowed by the Uniform Consumer Cre e nonpayment plus any unpaid late charges and other cor f said twenty-day period, Borrower may cure all defau the amounts of all unpaid sums due at the time of tend Cure restores Borrower to Borrower's rights under this N occurring within twelve months after Note Holder has on e, except as otherwise provided by law. Note Holder shall nd/or suit, including, but not limited to reasonable attorne this Note, in whole or in part, at any time without penal bount outstanding and shall not postpone the due date of a dorsers hereby waive presentment, notice of dishonor a nent and partial payments before, at, or after maturity. T l other makers, sureties, guarantors and endorsers, and the riting and shall be given and be effective upon (a) delivery ddressed to Borrower at Borrower's address stated below, re Holder. Any notice to Note Holder shall be in writing a

NTD 82-10-06. (UCCC - NO DEFAULT RATE) PROMISSORY NOTE

Page 1 of 2

60 61	to Borrower.	
62 63 64 65 66	until released said Deed of Trust contains addition indebtedness evidenced by this Note. Reference is n	red by a Deed of Trust dated, and nal rights of Note Holder. Such rights may cause Acceleration of the nade to said Deed of Trust for such additional terms. Said Deed of Trust erty located in the County of,
67 68		
69 70	known as No Street Address	(Property Address).
71 72	Street Address	City State Zip
7 3 74	(CAUTION: SIGN ORIG	INAL NOTE ONLY/RETAIN COPY)
75	× ·	
76 77	IF BORROWER IS NATURAL PERSON(S):	
78		
79 80		doing business as
81		40115 04511000 485
82 83	IF BORROWER IS CORPORATION:	
84	ATTEST:	
85 84		Name of Corporation
86 87		Ву
88	Secretary	President
89 90	(SEAL)	
91	· · · ·	
92 93	IF BORROWER IS PARTNERSHIP:	Name of Partnership
94		
95 96		By
97		By General Partner
98 99	Borrower's address:	
100		
101 102		
102		
104		RIGINAL OF THIS NOTE MUST BE EXHIBITED TO THE
105	PUBLIC TRUSTEE IN ORDER TO RELEASE A D	PEED OF IKUSI SECUKING IHIS NOIE.

NTD 82-10-06. (UCCC - NO DEFAULT RATE) PROMISSORY NOTE

Page 2 of 2

Promissory Note for Deed of Trust NTD81-10-06

	tions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission. (Mandatory 1-07)	
	M IS USED IN A CONSUMER CREDIT TRANSACTION, CONSULT LEGAL COUNSEL. GAL INSTRUMENT. IF NOT UNDERSTOOD, LEGAL, TAX OR OTHER COUNSEL SHOULD BE CONS NING.	ULTEI
	PROMISSORY NOTE	
U.S. \$ Colorado		,
oblorado		
	Date:	
1.	FOR VALUE RECEIVED, the undersigned (Borrower) promise(s) to (Note Holder) or order, the principal s Dollars, with interest on the unpaid	um
balance from	, until paid, at the rate of percent per annum. Principal and interes	t shall
pavable at	, or such other place as Note Holder may des	ignate.
pa	nents of Dollars (U.S. \$ of each, beginning Such payments shall continue until to), due -
days after the 3. Payment of balance app 4. If any pa occurs, the of Note Ho of default. limited to re- 5. Borrow	shall pay to Note Holder a late charge of % of any payment not received by Note Holder within payment is due. received for application to this Note shall be applied first to the payment of late charges, if any, second curved interest at the default rate specified below, if any, third to accrued interest first specified above d in reduction of the principal amount hereof. nent required by this Note is not paid when due, or if any default under any Deed of Trust securing tire principal amount outstanding and accrued interest thereon shall at once become due and payable at the reduction); and the indebtedness shall bear interest at the rate of percent per annum from the Holder shall be entitled to collect all reasonable costs and expense of collection and/or suit, includin onable attorneys' fees.	and to t e, and t this No he opti n the d g, but 1
	repayment shall be applied against the principal amount outstanding and shall not postpone the due da yments or change the amount of such payments.	ite of a

NTD 81-10-06. PROMISSORY NOTE

Page 1 of 2

Borrower or (b) by mailing such notice b to such other address as Borrower may d shall be given and be effective upon (a) d	in this Note shall be in writing and shall be given and be effective upon (a) delivery by first class U. S. mail, addressed to Borrower at Borrower's address stated below, designate by notice to Note Holder. Any notice to Note Holder shall be in writing a delivery to Note Holder or (b) by mailing such notice by first class U.S. mail, to N aragraph of this Note, or to such other address as Note Holder may designate by not									
8. The indebtedness evidenced by this Note is secured by a Deed of Trust dated, and										
until released said Deed of Trust contains additional rights of Note Holder. Such rights may cause Acceleration of the indebtedness evidenced by this Note. Reference is made to said Deed of Trust for such additional terms. Said Deed of Trust grants rights in the following legally described property located in the County of, State of Colorado:										
known as No	(Property Address) City State Zip									
Street Address	City State Zip									
(CAUTION: S	SIGN ORIGINAL NOTE ONLY/RETAIN COPY)									
IF BORROWER IS NATURAL PERSON	N(S):									
	doing business as									
IF BORROWER IS CORPORATION:										
ATTEST:	Name of Corporation									
	-									
Secretary	By President									
(SEAL)										
IF BORROWER IS PARTNERSHIP:	Name of Partnership									
	Ву									
	General Partner									
KEEP THIS NOTE IN A SAFE DI AC	CE. THE ORIGINAL OF THIS NOTE MUST BE EXHIBITED TO THE									
	LEASE A DEED OF TRUST SECURING THIS NOTE.									

NTD 81-10-06. PROMISSORY NOTE

Page 2 of 2

Worksheet for Closing Statement SS61-9-08

The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission. (SS61-9-08)

WORKSHEET FOR CLOSING STATEMENT

		SELLER		BUYER		ROKER
	Debit	Credit	Debit	Credit	Debit	Credit
1. Purchase Price						
2. Deposit (Earnest Money) Paid to						
 Principal amount of new 1st Loan Payable to 						
 Principal amount of new 2nd Loan Payable to 						
 1st Loan Payoff to 						
2nd Loan Payoff to						
Taxes for Preceding Year(s)						
8. Taxes for Current Year						
 Personal Property Taxes 						
10. Transaction Fee						
 Loan Origination Fee 						
12. Loan Discount Fee						
13. Appraisal Fee						
14. Appraisal Fee						
15. Loan Processing Fee						
 Tax Service Fee 						
 Flood Certification 						
18. Loan Document Preparation Fee						
Loan Underwriting Fee						
Interest on New Loan						

SS61-9-08. WORKSHEET FOR CLOSING STATEMENT

Page 1 of 3

21. Mortgage Insurance Premium/PMI			
22. Premium for new Hazard Insurance			
23. Reserves Deposited With Lender			
23 a. Hazard Insurance Reserve			
23 b. Mortgage Insurance Reserve			
23 c. County Property Tax Reserve			
24. Aggregate Adjustment			
25. Real Estate Closing Fee			
26. Loan Closing Fee			
27. Title Insurance Premium -			
Owner's			
28. Owner's Extended Coverage			
29. Title Insurance Premium -			
Lender's Policy			
30. Endorsements:			
 Certificate of Taxes Due 			
32. Overnight Delivery Fee			
33. E-Doc Fee (Loan)			
 Release Facilitation Fee 			
35. Cashier's Check/Wire Fee			
Recording:			
36 a. Warranty Deed			
36 b. Deed of Trust			
36 c. Release			
36 d. Other			
37. Survey			
38. Documentary Fee			
39. Transfer Fee			
40. Sales and Use Tax			
41. HOA – CIC Document			
Procurement Fee			
42. HOA Transfer/Status Letter Fee			
43. HOA Dues			
44. HOA Working Capital			
45. Water and/or Sewer Escrow			
46. Homeowner Warranty			
47. 2% Colorado Withholding			
48. Foreign Investment in Real			

SS61-9-08. WORKSHEET FOR CLOSING STATEMENT

Page 2 of 3

Chapter 28: Commission Approved and Miscellaneous Forms

Property Tax Act (FIRPTA) - 10%			
49. Propane/Fuel Oil Proration			
50. Rents/Rent Proration			
51. Security Deposits			
52. Seller Concessions:			
53. Broker's Fee			
54. Other:			
Subtotals			
Balance due to/from Seller			
Balance due to/from Buyer			
TOTALS			

SS61-9-08. WORKSHEET FOR CLOSING STATEMENT

Page 3 of 3

Real Property Transfer Declaration TD-1000

REAL PROPERTY TRANSFER DECLARATION - (TD-1000)

GENERAL INFORMATION

Purpose: The Real Property Transfer Declaration provides essential information to the county assessor to help ensure fair and uniform assessments for all property for property tax purposes. Refer to 39-14-102(4), Colorado Revised Statutes (C.R.S.).

Requirements: All conveyance documents (deeds) subject to the documentary fee submitted to the county clerk and recorder for recordation must be accompanied by a Real Property Transfer Declaration. This declaration must be completed and signed by the grantor (seller) or grantee (buyer). Refer to 39-14-102(1)(a), C.R.S.

Penalty for Noncompliance: Whenever a Real Property Transfer Declaration does not accompany the deed, the clerk and recorder notifies the county assessor who will send a notice to the buyer requesting that the declaration be returned within thirty days after the notice is mailed.

If the completed Real Property Transfer Declaration is not returned to the county assessor within the 30 days of notice, the assessor may impose a penalty of 25.00 or .025% (.00025) of the sale price, whichever is greater. This penalty may be imposed for any subsequent year that the buyer fails to submit the declaration until the property is sold. Refer to 39-14-102(1)(b), C.R.S.

Confidentiality: The assessor is required to make the Real Property Transfer Declaration available for inspection to the buyer. However, it is only available to the seller if the seller filed the declaration. Information derived from the Real Property Transfer Declaration is available to any taxpayer or any agent of such taxpayer subject to confidentiality requirements as provided by law. Refer to 39-5-121.5, C.R.S and 39-13-102(5)(c), C.R.S.

- 1. Address and/or legal description of the real property sold: Please do not use P.O. box numbers.
- 2. Type of property purchased: □ Single Family Residential □ Townhome □ Condominium □ Multi-Unit Res □ Commercial □ Industrial □ Agricultural □ Mixed Use □ Vacant Land □ Other_____
- 3. Date of closing:

\$

Month Day Year Date of contract if different than date of closing:

Month Day Year

4. Total sale price: Including all real and personal property.

- 7. Was 100% interest in the real property purchased? Mark "no" if only a partial interest is being purchased.
 □ Yes □ No If no, interest purchased____%
- 8. Is this a transaction among related parties? Indicate whether the buyer or seller are related. Related parties include persons within the same family, business affiliates, or affiliated corporations.

 Yes
 No
- 9. Check any of the following that apply to the condition of the improvements at the time of purchase. □ New □ Excellent □ Good □ Average □ Fair □ Poor □ Salvage.

If the property is financed, please complete the following.

10. Total amount financed. \$_____

11. Type of financing: (Check all that apply)

□ New

- □ Assumed
- □ Seller
- Third Party
 Combination; Explain ______
- 12. Terms:

. Terms:	
□ Variable; Starting interest rate	%
□ Fixed; Interest rate	_%
Length of time	years
□ Balloon payment Yes No. If yes, amount _	Due date

13. Please explain any special terms, seller concessions, or financing and any other information that would help the assessor understand the terms of sale.

For properties <u>other</u> than residential (Residential is defined as: single family detached, townhomes, apartments and condominiums) please complete questions 14-16 if applicable. Otherwise, skip to #17 to complete.

- Did the purchase price include a franchise or license fee? □ Yes □ No If yes, franchise or license fee value \$_____
- 15. Did the purchase price involve an installment land contract? □ Yes □ No If yes, date of contract ______
- 16. If this was a vacant land sale, was an on-site inspection of the property conducted by the buyer prior to the closing?
 □ Yes □ No

Remarks: Please include any additional information concerning the sale you may feel is important.

17. Signed this ______ day of ______, 20 ____. Enter the day, month, and year, have at least one of the parties to the transaction sign the document, and include an address and a daytime phone number. Please designate buyer or seller.

Signature of Grantee (Buyer)
or Grantor (Seller)

18. All future correspondence (tax bills, property valuations, etc.) regarding this property should be mailed to:

	()
Address (mailing)	Daytime Phone

City, State and Zip Code

Earnest Money Release EMR83-5-04

The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission (EMR 83-5-04)

THIS FORM HAS IMPORTANT LEGAL CONSEQUENCES AND THE PARTIES SHOULD CONSULT LEGAL AND TAX OR OTHER COUNSEL BEFORE SIGNING.

EARNEST MONEY RELEASE

Date:_____

1. Parties, Property, Contract, Earnest Money Deposit:

- Seller a.
- b. Buyer_____
- c.
- Property______
 Date of Contract______ d.
- Earnest Money \$_____ e.

2. Buyer and Seller agree that the Contract is terminated. Buyer and Seller agree that the Earnest Money shall be distributed as follows:

a.	\$	payable to;	
b.	\$	payable to;	
c.	Other:		

If the Contract required the Earnest Money to be placed in an interest bearing account, the interest shall be disbursed as follows:

This Earnest Money Release may affect legal rights or claims of the parties. Buyer and Seller are advised of their right to obtain legal counsel.

Date:	Date:
Buyer	Buyer
Date:	Date:
Seller	Seller

EMR 83-5-04 EARNEST MONEY RELEASE

Common Interest Community Checklist for Brokerage Firm

COMMON INTEREST COMMUNITY CHECKLIST FOR BROKERAGE FIRM

NOTE: Any recipient of this form is advised to independently verify information listed below.

Property Address: _____

Date: _____

Item	Yes	No	Don't Know	Amount	Comment
	105	110	15100	Amount	s
1. Are there any unpaid expenses or assessments on the property?					
2. Are there any unpaid special assessments on the property?					
3. Are there any unpaid liens on the property?					
4. Are any special assessments being contemplated on the property?					
5. Are any increases being contemplated to the periodic fee?					
6. Is there a monthly association fee?					
7. Is there a quarterly association fee?					
8. Is there a semi-annual association fee?					
9. Is there an annual association fee?					
10. Is the property subject to more than one association fee?					
11. Must a buyer prepay monthly association dues at time of closing? If so, how many months?					
12. Is a working capital reserve deposit required from the buyer?					
13. Is a transfer fee imposed by the association upon sale of the property?					
14. Is a fee imposed by the association for providing a status letter?					
15. Is there a charge for common area access devices? (pool keys,					
common hallway keys, etc.)					
16. Are any other fees imposed by the association upon sale of the					
property?					
17. Are there any violations of covenants that the seller has been advised					
of?					
18. Are there any existing or pending law suits against the association					
and/or the property?					
19. Is the association still under the control of the developer?					
20. Is there any damage to this property, any common areas, any adjacent					
properties, or violations of the covenants or rules and regulations that					
could cause a lien against the property?					
21. Is the sale of this property subject to a right of first refusal by the					
association or a member?					
22. Does this property include the use of?					
Deeded Exclusive use					
Parking space(s)					
Carport(s					
Garage(s)					
23. The regular association dues includes the following:					
Management					

COMMON INTEREST COMMUNITY CHECKLIST FOR BROKERAGE FIRM

Page 1

Insurance premiums			
a. Structure(s)			
b. Common area liability			
Common area/element repair, maintenance or replacement			
Trash collection			
Water			
Sewer			
Heat			
Hot water			
Snow removal			
Roof			
Indoor swimming pool			
Outdoor swimming pool			
Hot tub			
Tennis court(s)			
Club house			
Perimeter fencing			
Cable/satellite TV			
Gas service			
Electric service			
Road maintenance			
Common area utilities			
Exterior maintenance			
Other			

Explain any "Yes" answers to the above questions:

Association Name:		
Association Address:		
Association Phone:	Association President:	
Association e-mail address:		
Association website:		
Association Management Company:		
Management Company Address:		
Management Company Phone:	Fax:	
Management Company e-mail address:		
Management Company Website:		

Is there a Sub-Association? If so, the above information for the Sub-Association:

Listing Firm's Well Checklist

LISTING FIRM'S WELL CHECKLIST

[THIS CHECKLIST IS FOR SELLER AND LISTING FIRM'S INTERNAL USE ONLY.]

			Date: _		
Seller	r:				
Prope	erty:				
	Copy of Well Permit attached		Yes 🗆 No		
I.	Domestic (Exempt) Wells: A. Confirm with State or Division Engineer 1) Permit or Registration No:			e only	
	4) Permitted uses:				
	 5) Restrictions: 6) Decreed: a. Water Court Docket No: 7) Other, copy of report, etc. 		Yes	□ No	
	8) Augmentation Plan9) Well placed on Inactive StatusB. Pump Test		Yes Yes Yes Date	□ No □ No	_□ No
	GPM C. Potability test Results:		Yes Date		_ No
	D. Cistern E. Pump Type		Yes	□ No	
	Age F. Shared use Shared with		Yes	□ No	
II.	Other (Fee) Wells: A. Confirm with State or Division Engineer 1) Permit or Registration No:	or (Ground Water Cor	nmissio	n as to:
	 2) Statement of Beneficial Use filed 3) Place of use/location: 4) Pumping rate, volumetic limit: 		Yes	□ No	
	5) Metered a. Subject to Metering Order		Yes Yes	□ No □ No	

LISTING FIRM'S INTERNAL WELL CHECKLIST

Page 1 of 2

6) Permitted uses and restrictions:a. Irrigation:				
b. Industrial:				
c. Commercial:				
d. Municipal:				
7) Decreed:	□ Yes		No	
a. Water Court Docket No:				
8) Source:				
a. Tributary to:				
(1) Augmentation by: () $P = P = 1 + N$				
(a) Decree, Docket N		• 7		
(b) Administrative ap	-		🗆 No	
(i) Cost of au	~			
(ii) Membersh	1	\$		
(iii) Cost of w	ater:	\$		
b. Designated Ground Water	(Ground Wat	er Commissi	on):	
(1) Designated Basin:				
(2) Management Distr	ict:			
(a) Contact inf				
c. Non-Tributary/Not-Nontri			🗆 No	
(1) Name of formation	-			
(2) Permit conditions	· • /—			
(3) Decree provisions				
(5) Decree provisions	·			

<u>Caution</u>: Water rights can be very technical and complex. Counsel of appropriate experts, such as attorneys or brokers who specialize in water rights, water engineers and well drillers, should be sought. Valuable general and specific information can also be obtained from the Office of the State Engineer, Division of Water Resources, Colorado Department of Natural Resources, at 303-866-3581 (general), 303-866-3587 (groundwater information), and the Water Division Office for the county in which a property is located. The State Engineer's Office also has a useful Guide to Colorado Water Rights, Well Permits, and Administration available at <u>www.water.state.co.us</u>.

LISTING FIRM'S INTERNAL WELL CHECKLIST

Colorado Statutory Power of Attorney for Property

CRS 15-1-1302 Form	Page 1 of 5
COLORADO STATUTORY POWER OF ATTORNEY FO	R PROPERTY
NOTICE: UNLESS YOU LIMIT THE POWER IN THIS DOCUMENT, THIS DOCUMENT GIVE TO ACT FOR YOU, WITHOUT YOUR CONSENT, IN ANY WAY THAT YOU COULD ACT FO GRANTED BY THIS DOCUMENT ARE BROAD AND SWEEPING. THEY ARE EXPLAINED I FORM POWER OF ATTORNEY ACT" PART 13 OF ARTICLE 1 OF TITLE 15, COLORADO RI 6 OF ARTICLE 14 OF TITLE 15, COLORADO REVISED STATUTES. IF YOU HAVE AN POWERS, OBTAIN COMPETENT LEGAL ADVISE. THIS DOCUMENT DOES NOT AU MEDICAL OR OTHER HEALTH-CARE DECISIONS FOR YOU. YOU MAY REVOKE THIS F LATER WISH TO DO SO.	OR YOURSELF. THE POWERS IN THE "UNIFORM STATUTORY EVISED STATUTES, AND PART Y QUESTIONS ABOUT THESE ITHORIZE ANYONE TO MAKE
THE PURPOSE OF THIS POWER OF ATTORNEY IS TO GIVE THE PERSON YOU DESIGN POWERS TO HANDLE YOUR PROPERTY AND AFFAIRS, WHICH MAY INCLUDE POW OTHERWISE DISPOSE OF ANY REAL OR PERSONAL PROPERTY WITHOUT ADVANCE N BY YOU. THIS FORM DOES NOT IMPOSE A DUTY ON YOUR AGENT TO EXERCISE GF POWERS ARE EXERCISED, YOUR AGENT MUST USE DUE CARE TO ACT FOR YOUR BE WITH THE PROVISIONS OF THIS FORM AND MUST KEEP A RECORD OF RECEI SIGNIFICANT ACTIONS TAKEN AS AGENT. YOU MAY NAME SUCCESSOR AGENTS U CO-AGENTS. UNTIL YOU REVOKE THIS POWER OF ATTORNEY OR A COURT TERMINATES IT, YOUR AGENT MAY EXERCISE THE POWERS GIVEN HERE THROUG AFTER YOU MAY BECOME DISABLED, UNLESS YOU EXPRESSLY LIMIT THE DURATH MANNER PROVIDED BELOW.	VERS TO PLEDGE, SELL, OR OTICE TO YOU OR APPROVAL RANTED POWERS; BUT WHEN ENEFIT AND IN ACCORDANCE IPTS, DISBURSEMENTS, AND UNDER THIS FORM BUT NOT ACTING ON YOUR BEHALF HOLT YOUR LIEFTME, EVEN
YOU MAY HAVE OTHER RIGHTS OR POWERS UNDER COLORADO LAW NOT SPECIFIED	IN THIS FORM.
I,	
(Insert your full name and address)	
appoint (Insert the full name and address of the person appointed)	ан маналан тарактар каланда калан калан Жама калан кала
(Insert the full name and address of the person appointed)	
as my agent (attorney-in-fact) to act for me in any lawful way with respect to the followir	ng initialed subjects:
TO GRANT ONE OR MORE OF THE FOLLOWING POWERS, INITIAL THE LINE IN YOU ARE GRANTING. TO WITHHOLD A POWER, DO <u>NOT</u> INITIAL THE LINE IN FR NEED <u>NOT</u> , CROSS OUT EACH POWER WITHHELD.	FRONT OF EACH POWER ONT OF IT. YOU MAY, BUT
INITIAL	
(A) Real property transactions (when properly recorded).	
(B) Tangible personal property transactions.	
(C) Stock and bond transactions.	
(D) Commodity and option transactions.	

RS 15-1-1302 Form	Page 2 c
(E) Banking and other financi	ial institution transactions.
(F) Business operating transa	actions.
(G) Insurance and annuity tra	insactions.
(H) Estate, trust, and other be	eneficiary transactions.
(I) Claims and litigation.	
(J) Personal and family main	tenance.
(K) Benefits from social secur	rity, medicare, medicaid, or other governmental programs or military service.
(L) Retirement plan transaction	
(M) Tax matters.	
ONTINUE UNTIL IT IS REVOKED C	E, THIS POWER OF ATTORNEY IS EFFECTIVE IMMEDIATELY AND WILL OR TERMINATED AS SPECIFIED BELOW. STRIKE THROUGH AND WRITE THE FOLLOWING SENTENCE IF YOU DO <u>NOT</u> WANT THIS POWER OF BECOME DISABLED, INCAPACITATED, OR INCOMPETENT.
1. This power of attorney wil incompetent.	I continue to be effective even though I become disabled, incapacitated, or
DU MAY INCLUDE ADDITIONS TO TORNEY IF THEY ARE SPECIFIC	O AND LIMITATIONS ON THE AGENT'S POWERS IN THIS POWER OF ALLY DESCRIBED BELOW.
tollowing manner (here you m	e shall not include the following powers or shall be modified or limited in the ay include any specific limitations you deem appropriate, such as a prohibition of particular stock or real estate or special rules regarding borrowing by the
ouler delegable powers, such a	anted above, I grant my agent the following powers (here you may add any as the power to make gifts, exercise powers of appointment, name or change r revoke or amend any trust specifically referred to below):
A RANNEL WAR WAR A MARK A M	

	Page 3
1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 -	
4 100 100 A 100 100 100	4. SPECIAL INSTRUCTIONS. ON THE FOLLOWING LINES YOU MAY GIVE SPECIAL INSTRUCTIONS TO YOUR AGENT:
•	
	GENT WILL BE ENTITIED TO DEMAPHOREMENT FOR ALL DEMONING EVENT
U DO	GENT WILL BE ENTITLED TO REIMBURSEMENT FOR ALL REASONABLE EXPENSES INCURRED IN UNDER THIS POWER OF ATTORNEY. STRIKE THROUGH AND INITIAL THE NEXT SENTENCE IF NOT WANT YOUR AGENT TO ALSO BE ENTITLED TO REASONABLE COMPENSATION FOR ES AS AGENT.
DU DO	UNDER THIS POWER OF ATTORNEY. STRIKE THROUGH AND INITIAL THE NEXT SENTENCE IF
	UNDER THIS POWER OF ATTORNEY. STRIKE THROUGH AND INITIAL THE NEXT SENTENCE IF NOT WANT YOUR AGENT TO ALSO BE ENTITLED TO REASONABLE COMPENSATION FOR IS AS AGENT.
IIS PC SENT FECT	UNDER THIS POWER OF ATTORNEY. STRIKE THROUGH AND INITIAL THE NEXT SENTENCE IF NOT WANT YOUR AGENT TO ALSO BE ENTITLED TO REASONABLE COMPENSATION FOR ES AS AGENT.
	UNDER THIS POWER OF ATTORNEY. STRIKE THROUGH AND INITIAL THE NEXT SENTENCE IF NOT WANT YOUR AGENT TO ALSO BE ENTITLED TO REASONABLE COMPENSATION FOR ES AS AGENT. My agent is entitled to reasonable compensation for services rendered as agent under this power of ittorney. WER OF ATTORNEY MAY BE AMENDED IN ANY MANNER OR REVOKED BY YOU AT ANY TIME. AMENDMENT OR REVOCATION, THE AUTHORITY GRANTED IN THIS POWER OF ATTORNEY IS VE WHEN THIS POWER OF ATTORNEY IS SIGNED AND CONTINUES IN EFFECT UNTIL YOUR JNLESS YOU MAKE A LIMITATION ON DURATION BY COMPLETING THE FOLLOWING:

IS 15-1-1302 Form	Page 4 (
 If a guardian of my person or a conservator for m agent acting under this power of attorney as such gu security. 	ny property, or both, are to be appointed, I nominate the Jardian or conservator, or both, to serve without bond or
IF YOU WISH TO NAME SUCCESSOR AGENTS, INSERT AGENT IN THE FOLLOWING PARAGRAPH:	T THE NAME AND ADDRESS OF ANY SUCCESSOR
 If any agent named by me shall die, become incap I name the following each to act alone and successive 	pacitated, resign, or refuse to accept the office of agent, vely, in order named, as successor to such agent:
For purposes of this paragraph 8, a person is considered to person adjudicated incapacitated or if the person is unable t matters, as certified by a licensed physician.	be incapacitated if and while the person is a minor or a o give prompt and intelligent consideration to business
agree that any third party who receives a copy of this do attorney is not effective as to a third party until the third party	cument may act under it. Revocation of the power of
attorney is not effective as to a third party until the third party party for any claims that arise against the third party because Signed on	v learns of the revocation. I agree to indemnify the third of reliance on this power of attorney. Pate) DO NOT UNDERSTAND IT MAY BE IN YOUR BEST
attorney is not effective as to a third party until the third party party for any claims that arise against the third party because Signed on	v learns of the revocation. I agree to indemnify the third of reliance on this power of attorney. Pate) DO NOT UNDERSTAND IT MAY BE IN YOUR BEST
I agree that any third party who receives a copy of this do attorney is not effective as to a third party until the third party party for any claims that arise against the third party because Signed on (D IF THERE IS ANYTHING ABOUT THIS FORM THAT YOU INTEREST TO CONSULT A COLORADO LAWYER RATHER (Your Signature)	v learns of the revocation. I agree to indemnify the third of reliance on this power of attorney. Pate) DO NOT UNDERSTAND IT MAY BE IN YOUR BEST
Attorney is not effective as to a third party until the third party party for any claims that arise against the third party because Signed on (C IF THERE IS ANYTHING ABOUT THIS FORM THAT YOU I INTEREST TO CONSULT A COLORADO LAWYER RATHER (Your Signature) YOU MAY, BUT ARE NOT REQUIRED TO, REQUEST YOU SPECIMEN SIGNATURES BELOW. IF YOU INCLUDE	(learns of the revocation. I agree to indemnify the third of reliance on this power of attorney. (Pate) DO NOT UNDERSTAND, IT MAY BE IN YOUR BEST R THAN SIGN THIS FORM. (Your Social Security Number) R AGENT AND SUCCESSOR AGENTS TO PROVIDE SPECIMEN SIGNATURES IN THIS POWER OF
Attorney is not effective as to a third party until the third party party for any claims that arise against the third party because Signed on (C IF THERE IS ANYTHING ABOUT THIS FORM THAT YOU INTEREST TO CONSULT A COLORADO LAWYER RATHER (Your Signature) YOU MAY, BUT ARE NOT REQUIRED TO, REQUEST YOU SPECIMEN SIGNATURES BELOW. IF YOU INCLUDE ATTORNEY, YOU MUST COMPLETE THE CERTIFICATION	A learns of the revocation. I agree to indemnify the third of reliance on this power of attorney. Date) DO NOT UNDERSTAND, IT MAY BE IN YOUR BEST R THAN SIGN THIS FORM. (Your Social Security Number) R AGENT AND SUCCESSOR AGENTS TO PROVIDE SPECIMEN SIGNATURES IN THIS POWER OF OPPOSITE THE SIGNATURES OF THE AGENTS. R THIS DOCUMENT THE AGENT ASSUMES THE
Attorney is not effective as to a third party until the third party party for any claims that arise against the third party because Signed on (C F THERE IS ANYTHING ABOUT THIS FORM THAT YOU IN NTEREST TO CONSULT A COLORADO LAWYER RATHER (Your Signature) (OU MAY, BUT ARE NOT REQUIRED TO, REQUEST YOU SPECIMEN SIGNATURES BELOW. IF YOU INCLUDE ATTORNEY, YOU MUST COMPLETE THE CERTIFICATION NOTICE TO AGENTS: BY EXERCISING POWERS UNDE	A learns of the revocation. I agree to indemnify the third of reliance on this power of attorney. Date) DO NOT UNDERSTAND, IT MAY BE IN YOUR BEST R THAN SIGN THIS FORM. (Your Social Security Number) R AGENT AND SUCCESSOR AGENTS TO PROVIDE SPECIMEN SIGNATURES IN THIS POWER OF OPPOSITE THE SIGNATURES OF THE AGENTS. R THIS DOCUMENT THE AGENT ASSUMES THE
Attorney is not effective as to a third party until the third party party for any claims that arise against the third party because Signed on (D F THERE IS ANYTHING ABOUT THIS FORM THAT YOU IN NTEREST TO CONSULT A COLORADO LAWYER RATHER (Your Signature) (Your Signature) (OU MAY, BUT ARE NOT REQUIRED TO, REQUEST YOU SPECIMEN SIGNATURES BELOW. IF YOU INCLUDE ATTORNEY, YOU MUST COMPLETE THE CERTIFICATION NOTICE TO AGENTS: BY EXERCISING POWERS UNDE FIDUCIARY AND OTHER LEGAL RESPONSIBILITIES OF AN	A learns of the revocation. I agree to indemnify the third of reliance on this power of attorney. Date) DO NOT UNDERSTAND, IT MAY BE IN YOUR BEST R THAN SIGN THIS FORM. (Your Social Security Number) R AGENT AND SUCCESSOR AGENTS TO PROVIDE SPECIMEN SIGNATURES IN THIS POWER OF OPPOSITE THE SIGNATURES OF THE AGENTS. R THIS DOCUMENT, THE AGENT ASSUMES THE N AGENT UNDER COLORADO LAW. I certify that the signatures (and successors) of
attorney is not effective as to a third party until the third party party for any claims that arise against the third party because Signed on (C IF THERE IS ANYTHING ABOUT THIS FORM THAT YOU I INTEREST TO CONSULT A COLORADO LAWYER RATHEF (Your Signature) YOU MAY, BUT ARE NOT REQUIRED TO, REQUEST YOU SPECIMEN SIGNATURES BELOW. IF YOU INCLUDE ATTORNEY, YOU MUST COMPLETE THE CERTIFICATION NOTICE TO AGENTS: BY EXERCISING POWERS UNDE FIDUCIARY AND OTHER LEGAL RESPONSIBILITIES OF AI Specimen signatures of agent (and successors)	A learns of the revocation. I agree to indemnify the third of reliance on this power of attorney. Date) DO NOT UNDERSTAND, IT MAY BE IN YOUR BEST R THAN SIGN THIS FORM. (Your Social Security Number) R AGENT AND SUCCESSOR AGENTS TO PROVIDE SPECIMEN SIGNATURES IN THIS POWER OF OPPOSITE THE SIGNATURES OF THE AGENTS. R THIS DOCUMENT, THE AGENT ASSUMES THE N AGENT UNDER COLORADO LAW. I certify that the signatures (and successors) of my agent are correct.

Chapter 28: Commission Approved and Miscellaneous Forms

STATE OF COLORADO	\$\$.		
COUNTY OF			
This document was acknowledged b		ah basan manana kara ang karang aking Aking Aking aking aking aking aking aking sayara pag	
by	tea bada da bardenden er er er er er y dal dar barda da bar er er er er genaamse sokaan.	administration (1,4,4,1,4,4,1,4,4,4,4,4,4,4,4,4,4,4,4,4	(name of principa
(, who certifies the correctness of the	signature(s) of the age	ent(s).)	
My commission expires:	*****	alaraman Mahamat Angara ang ang ang ang ang ang ang ang ang an	
(SEAL)		AT STOLET AND A STOLET AND A STOLET AND AN A STOLET AND A STOLET A STOLET A STOLET A STOLET A STOLET A STOLET A	Notan

The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission. (LP47-5-04)

Lead-Based Paint Obligations of Seller

Seller acknowledges the following obligations, which shall be completed before the buyer is obligated under any contract to buy and sell real estate. There is no obligation of Seller to conduct any evaluation or reduction activities.

- 1. Seller shall provide the required lead warning statement set forth on the lead-based paint disclosure form.
- 2. Seller shall provide the buyer with the EPA-approved lead hazard information pamphlet "Protect Your Family From Lead in Your Home".
- 3. Seller shall disclose to the buyer and the real estate licensee(s) the presence of any known leadbased paint and/or lead-based paint hazards in the Property being sold. Seller shall also disclose any additional information available to Seller concerning the known lead-based paint and/or lead-based paint hazards, such as the basis for the determination that lead-based paint and/or lead-based paint hazards exist, the location of the lead-based paint and/or lead-based paint hazards, and the condition of the painted surfaces.
- 4. Seller shall disclose to each real estate licensee the existence of any available records or reports. Seller shall also provide the buyer with any records or reports available to Seller pertaining to lead-based paint and/or lead-based paint hazards in the Property being sold. This requirement includes records and reports regarding common areas. This requirement also includes records and reports regarding other residential dwellings in multifamily target housing, provided that such information is part of an evaluation or reduction of lead-based paint and/or lead-based paint hazards in the building as a whole. If no such records or reports are available, Seller shall so indicate.
- 5. Seller, before a buyer is obligated under any contract to buy and sell real estate, shall permit the buyer a 10-day period (unless the parties mutually agree, in writing, upon a different period of time) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. A buyer may waive the opportunity to conduct the risk assessment or inspection by so indicating in writing.
- 6. Seller must sign and date the Lead-Based Paint Disclosure, certifying to the accuracy of Seller's statements, to the best of Seller's knowledge.

If any of the disclosure activities identified above occurs after the buyer has provided an offer to purchase the Property, Seller shall complete the required disclosure activities prior to accepting the buyer's offer and allow the buyer an opportunity to review the information and possibly amend the offer.

Seller is required to retain a copy of the completed Lead-Based Paint Disclosure for 3 years from the completion date of the sale.

Property known as No.					
	Street Address	City	State	Zip	
Date:		Date:			
Seller		Seller			

The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission. (LP48-5-04)

Lead-Based Paint Obligations of Landlord

Landlord acknowledges the following obligations, which shall be completed before the tenant is obligated under any contract to lease the Property. There is no obligation of Landlord to conduct any evaluation or reduction activities.

- 1. Landlord shall provide the required lead warning statement set forth on the Lead-Based Paint Disclosure form.
- 2. Landlord shall provide the tenant with the EPA-approved lead hazard information pamphlet "Protect Your Family From Lead in Your Home".
- 3. Landlord shall disclose to the tenant and the real estate licensee(s) the presence of any known lead-based paint and/or lead-based paint hazards in the Property being leased. Landlord shall also disclose any additional information available to Landlord concerning the known lead-based paint and/or lead-based paint hazards, such as the basis for the determination that lead-based paint and/or lead-based paint hazards exist, the location of the lead-based paint and/or lead-based paint hazards, and the condition of the painted surfaces.
- 4. Landlord shall disclose to each real estate licensee the existence of any available records or reports. Landlord shall also provide the tenant with any records or reports available to Landlord pertaining to lead-based paint and/or lead-based paint hazards in the Property being leased. This requirement includes records and reports regarding common areas. This requirement also includes records and reports regarding other residential dwellings in multifamily target housing, provided that such information is part of an evaluation or reduction of lead-based paint and/or lead-based paint hazards in the building as a whole. If no such records or reports are available, Landlord shall so indicate.
- 5. Landlord must sign and date the Lead-Based Paint Disclosure, certifying to the accuracy of Landlord's statements, to the best of Landlord's knowledge.

If any of the disclosure activities identified above occurs after the tenant has provided an offer to lease the Property, Landlord shall complete the required disclosure activities prior to accepting the tenant's offer and allow the tenant an opportunity to review the information and possibly amend the offer.

Landlord is required to retain a copy of the completed Lead-Based Paint Disclosure for 3 years from the commencement of the leasing period.

Property known as N	lo				
	Street Address	City	State	Zip	
Date:		Date:			
Landlord		Landlord			