The printed portions of this form have been approved by the Colorado Real Estate Commission. (CBS 2-9-99)

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

CONTRACT TO BUY AND SELL REAL ESTATE (COMMERCIAL)

			Date(1)
conditions set for DEF	EEEMENT. Buyer ag th in this contract. INED TERMS. Buyer. Buyer,	rees to buy and the undersigned Seller agrees to sell the Property define (2)	
a.		nt Tenants	in take title to the real
b.		Property is the following legally described real estate:	
(4)		Troperty is the following regardy described real estate.	
in the County of		, Colorado,	
commonly knows	n as No. <u>(6)</u> Street Address	s City State Zip	
together with the vacated streets an c. (7)		rights, benefits, improvements and attached fixtures appurtenant theretoot as herein excluded.	, all interest of Seller in
Item No.	Reference	Event	Date or Deadline
1	§ 5a	Loan Application Deadline	
2	§ 5b	Loan Commitment Deadline	
3	§ 5c	Buyer's Credit Information Deadline	
4	§ 5d	Disapproval of Buyer's Credit Deadline	
5	§ 5d	Existing Loan Documents Deadline	
6	§ 5d	Objection to Existing Loan Deadline	
7	§ 5d	Approval of Loan Transfer Deadline	
8	§ 6a	Appraisal Deadline	
9	§ 7a	Title Deadline	
10	§ 7a	Survey Deadline	
11	§ 7b	Document Request Deadline	
12	§ 8a	Title Objection Deadline	
13	§ 8b	Off-Record Matters Deadline	
14	§ 8b	Off-Record Matters Objection Deadline	
15	§ 10	Seller's Property Disclosure Deadline	
16	§ 10a	Inspection Objection Deadline	
17	§ 10b	Resolution Deadline	
18	§ 11	Closing Date	
19	§ 16	Possession Date	

§ 16

Possession Time

set forth above.

be paid by **(33)**

21	§ 28	Acceptance Deadline Date		
22	§ 28	Acceptance Deadline Time		
d. 8)	Attachments	. The following exhibits, attachments and	d addenda are a part of thi	is contract:
a. IN a. a. a. and air conditi prinkler syste	not applicable. ICLUSIONS AND EX The Purchase (1) Fixture tioning fixtures, inside to the terms and controls; and (9) (2) Other I window and porch shadow	Price includes the following items (Includes. If attached to the Property on the datelephone wiring and connecting blocks/ja	esions): e of this contract, lighting cks, plants, mirrors, floor er attached or not on the cerings, curtain rods, drape	heating, plumbing, ventilating, coverings, intercom systems, late of this contract: storm window ry rods, storage sheds, and all
c. 4. PI follows:	Instruments , except as provided in Exclusions. URCHASE PRICE A	of Transfer. The Inclusions are to be cost 12. Conveyance shall be by bill of sale The following attached fixtures are exclusive TERMS. The Purchase Price set fort	nveyed at Closing free an or other applicable legal ded from this sale: (13) h below shall be payable	d clear of all taxes, liens and instrument(s).
Item No.	Reference	Item	Amount	Amount
1	§ 4	Purchase Price	\$(14)	
2	§ 4a	Earnest Money		\$(15)
3	§ 4b	New Loan		\$(16)
4	§ 4c	Assumption Balance		\$(17)
5	§ 4d	Seller or Private Financing		\$(18)
6	§ 4e	Cash at Closing		\$(19)
7		TOTAL	\$(20)	\$(21)
b. (24) □ Con	Price and shall be payabarties authorize delivery New Loan. 1	ney. The Earnest Money set forth in this Sole to and held by (23) of the Earnest Money deposit to the Closury shall obtain a new loan set forth in the contract of the contra	, in its trust ac sing Company, if any, at of this Section and as follow	count, on behalf of both Seller and or before Closing.
Th approximately required by Bu	ne loan amount, not in e \$\frac{(28)}{} p uyer's lender, a monthly	excess of \$(26) , shall be amore month including principal and interest by deposit of 1/12 of the estimated annual praduated payment loan, the monthly payn	ortized over a period of (2) not to exceed (29) % real estate taxes and property	per annum, plus, if erty insurance premium. If the

Loan discount points, if any, shall be paid to lender at Closing and shall not exceed (30) Notwithstanding the loan's interest rate, the first (31) loan discount points shall be paid by (32)

_% of the total loan amount. _____, and the balance, if any, shall

64 65	Buyer shall timely pay Buyer's loan costs and a loan origination fee not to exceed (34) % of the loan amount. c. Assumption. Buyer agrees to assume and pay an existing loan in the approximate amount of the Assumption
64 65 66 67 68 69	Balance set forth in this Section, presently payable at \$(35) per month including principal, interest presently at (36) % per annum, and also including escrow for the following as indicated: (37) Real Estate Taxes, Property Insurance Premium, and (38)
69	Buyer agrees to pay a loan transfer fee not to exceed \$(39) At the time of assumption, the new interest rate shall not exceed \$(41) % per annum and the new monthly payment shall not exceed \$(41) principal and
70	rate shall not exceed (40) % per annum and the new monthly payment shall not exceed \$(41) principal and
71	interest, plus escrow, if any. If the actual principal balance of the existing loan at Closing is less than the Assumption Balance, which
70 71 72 73 74 75 76	causes the amount of cash required from Buyer at Closing to be increased by more than $\$(42)$, then \square Buyer May Terminate this contract effective upon receipt by Seller or Buyer's written notice of termination or \square (43)
75	(44) Seller Shall Shall Not be released from liability on said loan. If applicable, compliance with the requirements for
76 77	release from liability or shall be evidenced by delivery at Closing of appropriate letter of commitment from Lender. Cost payable for release of liability shall be paid by (45) in an amount not to exceed \$(46).
<u>78</u>	d. Seller or Private Financing. Buyer agrees to execute a promissory note payable to:(47)
77 78 79 80 81 82 83 84 85 86 87	, as (48) ☐ Joint Tenants ☐ Tenants in Common ☐ Other, on the note form as indicated: (49)☐ (UCCC - No Default Rate) NTD 82-3-95 ☐ (Default Rate) NTD 81-11-83
8U 01	(49) UCCC - No Default Rate) NTD 82-3-95 U (Default Rate) NTD 81-11-83
82	Using the form as indicated:(51) Strict Due-On-Sale (TD 72-7-96) (1st, 2nd, etc.) deed of trust encumbering the Property, Using the form as indicated:(51) Creditworthy (TD 73-7-96)
83	□ Assumable - Not Due On Sale (TD 74-7-96) □ Other
84	(52) Buyer Shall Shall Not execute and deliver, at Closing, a Security Agreement and UCC-1 Financing Statement granting
85	the hold of the promissory note a (53) (1st, 2nd, etc.) lien on the personal property included in this sale. The promissory note
86	shall be amortized on the basis of (54) $(55)\square$ years \square months, payable at $\$(56)$ per month including principal and interest at the rate
87	of (57) % per annum. Payments shall commence (58) and shall be due on the (59) day of each succeeding
	month. If not sooner paid, the balance of principal and accrued interest shall be due and payable (60) after Closing. (61) (62)
89	Payments Shall Shall Not be increased by 1/12 of estimated annual real estate taxes, and Shall Shall Shall Not be increased by 1/12 of estimated annual real estate taxes, and Shall Sh
90	1/12 of estimated property insurance premium. The loan shall also contain the following terms: If any payment is not received within (63) calendar days after its due date, a late charge of (64) % of such monthly payment shall be due. Interest on lender
$9\overline{2}$	disbursements under the deed of trust shall be (65) % per annum. Default interest rate shall be (66) per annum. Buyer
$9\overline{3}$	may prepay without penalty except (67)
94	(68) Buyer Shall Shall Not provide a mortgagee's title insurance policy, at Buyer's expense.
95	e. <u>Cash at Closing</u> . All amounts paid by Buyer at Closing including Cash at Closing, plus Buyer's closing costs, shall
96	be in funds which comply with all applicable Colorado laws, which include cash, electronic transfer funds, certified check, savings and
9/	loan teller's check and cashier's check (Good Funds).
90 91 92 93 94 95 96 97 98	5. FINANCING CONDITIONS AND OBLIGATIONS. Local Applications of the Department of th
00	a. <u>Loan Application</u> . If Buyer is to pay all or part of the Purchase Price by obtaining a new loan, or if an existing loan is not to be released at Closing, Buyer, if required by such lender, shall make written application by Loan Application Deadline (§ 2c). Buyer shall cooperate with Seller and lender to obtain loan approval, diligently and timely pursue same in good faith, execute all
01 02	documents and furnish all information and documents required by lender, and, subject to § 4, timely pay the costs of obtaining such loan
03	or lender consent. Buyer agrees to satisfy the reasonable requirements of lender, and shall not withdraw the loan or assumption
03 04 05	application, nor intentionally cause any change in circumstances which would prejudice lender's approval of the loan application or
05 06	funding of the loan.
06 07	b. <u>Loan Commitment</u> . If Buyer is to pay all or part of the Purchase Price by obtaining a new loan as specified in § 4b, this contract is conditional upon Buyer obtaining a written loan commitment including, if required by lender, (1) lender verification of
08	employment, (2) lender approval of Buyer's credit-worthiness, (3) lender verification that Buyer has sufficient funds to close, and (4)
ŎŎ	specification of any remaining requirements for funding said loan. This condition shall be deemed waived unless Seller receives from
10	Buyer, no later than Loan Commitment Deadline (§ 2c), written notice of Buyer's inability to obtain such loan commitment. If Buyer
11	so notifies Seller, this contract shall terminate. IF BUYER WAIVES THIS CONDITION BUT DOES NOT CLOSE, BUYER
12	SHALL BE IN DEFAULT.
13	c. <u>Credit Information</u> . If Buyer is to pay all or part of the Purchase Price by executing a promissory note in favor of
14	Seller or if an existing loan is not to be released at Closing, this contract is conditional upon Seller's approval of Buyer's financial ability and creditworthiness, which approval shall be at Seller's sole and absolute discretion. In such case: (1) Buyer shall supply to Seller by
16	Buyer's Credit Information Deadline (§ 2c), at Buyer's expense, information and documents concerning Buyer's financial, employment
17	and credit condition; (2) Buyer consents that Seller may verify Buyer's financial ability and creditworthiness (including obtaining a
18	current credit report); (3) any such information and documents received by Seller shall be held by Seller in confidence, and not released
19	to other except to protect Seller's interest in this transaction; (4) if Seller does not provide written notice of Seller's disapproval to Buyer
20	by Disapproval of Buyer's Credit Deadline (§ 2c), then Seller waives this condition. If Seller does provide written notice of
21	disapproval to Buyer on or before said date, this contract shall terminate.
22	d. <u>Existing Loan Review</u> . If an existing loan is not to be released at Closing, Seller shall provide copies of the loan
$\frac{23}{24}$	documents (including note, deed of trust, and any modifications) to Buyer by Existing Loan Documents Deadline (§ 2c). This contract is conditional upon Buyer's review and approval of the provisions of such loan documents. If written notice of objection to such loan
$\bar{2}\dot{5}$	documents, signed by Buyer, is not received by Seller by the Objection to Existing Loan Deadline (§ 2c), Buyer accepts the terms and
26	conditions of the documents. If the lender's approval of a transfer of the Property is required, this contract is conditional upon Buyer's
27	obtaining such approval without change in the terms of such loan, except as set forth in § 4c. If lender's approval is not obtained by
28	Approval of Loan Transfer Deadline (§ 2c), this contract shall terminate at such date. If Seller is to be released from liability under
29 30	such existing loan and Buyer does not obtain such compliance as set forth in § 4, this contract may be terminated at Seller's option.
31	 6. APPRAISAL PROVISIONS. a. Appraisal Condition. This subsection a.(68) ☐ Shall ☐ Shall Not apply.
11 112 13 14 15 16 17 18 19 20 21 22 22 24 25 26 27 28 29 30 31 32 32 32 32 32 32 32 32 32 32 32 32 32	Buyer shall have the sole option and election to terminate this contract if the Purchase Price exceeds the Property's valuation

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133 134	determined by an appraiser engaged by (69) The contract shall terminate by Buyer giving Seller written notice of
134	termination and either a copy of such appraisal or written notice from lender which confirms the Property's valuation is less than the
135	Purchase Price, received on or before the Appraisal Deadline (§ 2c). If Seller does not receive such written notice of termination on or
136	before the Appraisal Deadline (§ 2c), Buyer waives any right to terminate under this subsection.
137	b. <u>Cost of Appraisal</u> . Cost of any appraisal to be obtained after the date of this contract shall be timely paid
138	by (70) Buyer Seller.
136 137 138 139 140	7. EVIDENCE OF TITLE.
140	
140	a. Evidence of Title; Survey. On or before Title Deadline (§ 2c), Seller shall cause to be furnished to Buyer, at
141	Seller's expense, a current commitment for owner's title insurance policy in an amount equal to the Purchase Price or if the box is
142	checked, (71) An Abstract of title certified to a current date. If a title insurance commitment is furnished, it (72) Shall Shall Not
143	commit to delete or insure over the standard exceptions which relate to:
144	(1) parties in possession,
145	(2) unrecorded easements,
146	(3) survey matters,
147	(4) any unrecorded mechanic's liens,
148	(5) gap period (effective date of commitment to date deed is recorded), and
149	(6) unpaid taxes, assessments and unredeemed tax sales prior to the year of Closing.
150	
150	Any additional premium expense to obtain this additional coverage shall be paid by (73) Buyer Seller. An amount not to
131	exceed $\$(74)$ for the cost of any improvement location certificate or survey shall be paid by $(75)\square$ Buyer \square Seller. If the
152	cost exceeds this amount, (76) shall pay the excess on or before Closing the improvement location certificate or
153	survey shall be received by Buyer on or before Survey Deadline (§ 2c). Seller shall cause the title insurance policy to be delivered to
154	Buyer as soon as practicable at or after Closing.
155	b. Copies of Exceptions. On or before Title Deadline (§ 2c), Seller, at Seller's expense, shall furnish to Buyer, (1) a
151 152 153 154 155 156 157	copy of any plats, declarations, covenants, conditions and restrictions burdening the Property, and (2) if a title insurance commitment is
157	required to be furnished, and if this box is checked (77) \square Copies of any other Documents (or, if illegible, summaries of such documents)
158	listed in the schedule of exceptions (Exceptions). Even if the box is not checked, Seller shall have the obligation to furnish these
159	document pursuant to this subsection if requested by Buyer any time on or before the Document Request Deadline (§ 2c). This
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160	requirement shall pertain only to documents as shown of record in the office of the clerk and recorder(s). The abstract or title insurance
161	commitment, together with any copies or summaries of such documents furnished pursuant to this Section, constitute the title documents
162	(Title Documents).
163	8. <u>TITLE.</u>
164	a. <u>Title Review</u> . Buyer shall have the right to inspect the Title Documents. Written notice by Buyer of
165	unmerchantability of title or of any other unsatisfactory title condition shown by the Title Documents shall be signed by or on behalf of
166	Buyer and given to Seller on or before Title Objection Deadline (§ 2c), or within five (5) calendar days after receipt by Buyer of any
167	Title Document(s) or endorsement(s) adding new Exception(s) to the title commitment together with a copy of the Title Document
168	adding new Exception(s) to title. If Seller does not receive Buyer's notice by the date(s) specified above, Buyer accepts the condition
169	of title as disclosed by the Title Documents as satisfactory.
170	b. <u>Matters not Shown by the Public Records</u> . Seller shall deliver to Buyer, on or before Off-Record Matters
171	Deadline (§ 2c) true copies of all lease(s) and survey(s) in Seller's possession pertaining to the Property and shall disclose to Buyer all
172	easements, liens or other title matters not shown by the public records of which Seller has actual knowledge. Buyer shall have the right
173	to inspect the Property to determine if any third party(ies) has any right in the Property not shown by the public records (such as an
174	unrecorded easement, unrecorded lease, or boundary line discrepancy). Written notice of any unsatisfactory condition(s) disclosed by
175	Seller or revealed by such inspection shall be signed by or on behalf of Buyer and given to Seller on or before Off-Record Matters
176	Objections Deadline (§ 2c). If Seller does not receive Buyer's notice by said date, Buyer accepts title subject to such rights, if any, of
177	
170	third parties of which Buyer has actual knowledge.
170	c. Special Taxing Districts . SPECIAL TAXING DISTRICTS MAY BE SUBJECT TO GENERAL OBLIGATION INDEBTEDNESS THAT
100	IS PAID BY REVENUES PRODUCED FROM ANNUAL TAX LEVIES ON THE TAXABLE PROPERTY WITHIN SUCH DISTRICTS. PROPERTY
100	OWNERS IN SUCH DISTRICTS MAY BE PLACED AT RISK FOR INCREASED MI LL LEVIES AND EXCESSIVE TAX BURDENS TO SUPPORT THE
182	SERVICING OF SUCH DEBT WHERE CIRCUMSTANCES ARISE RESULTING IN THE INABILITY OF SUCH A DISTRICT TO DISCHARGE SUCH
182	INDEBTEDNESS WITHOUT SUCH AN INCREASE IN MILL LEVIES. BUYER SHOULD INVESTIGATE THE DEBT FINANCING REQUIREMENTS OF
184	THE AUTHORIZED GENERAL OBLIGATION INDEBTEDNESS OF SUCH DISTRICTS, EXISTING MILL LEVIES OF SUCH DISTRICT SERVICING SUCH INDEBTEDNESS, AND THE POTENTIAL FOR AN INCREASE IN SUCH MILL LEVIES.
185	In such event the Property is located within a special taxing district and Buyer desires to terminate this contract as a result, if
177 178 179 180 181 182 188 184 185 186 187 188 190 191 192 193 194 195 197	written notice is received by Seller on or before Off-Record Matters Objection Deadline (§ 2c), this contract shall then terminate. If
187	
107	Seller does not receive Buyer's notice by such date, Buyer accepts the effect of the Property's inclusion in such special taxing district(s)
100	and waives the right to so terminate.
100	d. Right to Cure. If Seller receives notice of unmerchantability of title or any other unsatisfactory title condition(s) or
190	commitment terns as provided in § 8 a or b above, Seller shall use reasonable effort to correct said items and bear any nominal expense
191	to correct the same prior to Closing. If such unsatisfactory title condition(s) are not corrected on or before Closing, this contract shall
192	then terminate; provided, however, Buyer may, by written notice received by Seller, on or before Closing, waive objection to such items.
193	e. <u>Title Advisory</u> . The Title Documents affect the title, ownership and use of the Property and should be reviewed
194	carefully. Additionally, other matters not reflected in the Title Documents may affect the title, ownership and use of the Property,
195	including without limitation boundary lines and encroachments, area, zoning, unrecorded easements and claims of easements, leases and
196	other unrecorded agreements, and various laws and governmental regulations concerning land use, development and environmental
197	matters. THE SURFACE ESTATE MAY BE OWNED SEPARATELY FROM THE UNDERLYING MINERAL ESTATE, AND
198	TRANSFER OF THE SURFACE ESTATE DOES NOT NECESSARILY INCLUDE TRANSFER OF THE MINERAL RIGHTS.
198 199 200 201 202 203	THIRD PARTIES MAY HOLD INTERESTS IN OIL, GAS, OTHER MINERALS, GEOTHERMAL ENERGY OR WATER ON
200	OR UNDER THE PROPERTY, WHICH INTERESTS MAY GIVE THEM RIGHTS TO ENTER AND USE THE PROPERTY.
<u> Z</u> ŎĬ	Such matters may be excluded from the title insurance policy. Buyer is advised to timely consult legal counsel with respect to all such
$2\tilde{0}\tilde{2}$	matters as there are strict time limits provided in this contract (e.g. Title Objection Deadline [§ 2c] and Off-Record Matters Objection
203	Deadline [§ 2c]).
	20 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -

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204 205	9. <u>LEAD-BASED PAINT</u> . Unless exempt, if the improvements on the Property include one or more residential dwelling(s) for which a building permit was issued prior to January 1, 1978, this contract shall be void unless a completed Lead-Based Paint Disclosure
206	(Sales) form is signed by Seller and the required real estate licensee(s), which must occur prior to the parties signing this contract.
207	10. PROPERTY DISCLOSURE AND INSPECTION. On or before Seller's Property Disclosure Deadline (§ 2c), Seller
208	agrees to provide Buyer with a written disclosure of adverse matters regarding the Property completed by Seller to the best of Seller's
208 209 210 211 212 213	current actual knowledge.
210	a. <u>Inspection Objection Deadline</u> . Buyer shall have the right to have inspection(s) of the physical condition of the Property and Inclusions, at Buyer's expense. If the physical condition of the Property or Inclusions is unsatisfactory in Buyer's subjective
212	discretion, Buyer shall, on or before Inspection Objection Deadline (§ 2c):
213	(1) notify Seller in writing that this contract is terminated, or
/14	(2) provide Seller with a written description of any unsatisfactory physical condition which Buyer requires Seller to
215 216 217 218	correct (Notice to Correct).
210	If written notice is not received by Seller on or before Inspection Objection Deadline (§ 2c), the physical condition of the Property and Inclusions shall be deemed to be satisfactory to Buyer.
218	b. Resolution Deadline. If a Notice to Correct is received by Seller and if Buyer and Seller have not agreed in writing
219	to a settlement thereof on or before Resolution Deadline (§ 2c), this contract shall terminate one calendar day following the Resolution
220	Deadline (§ 2c), unless before such termination Seller receives Buyer's written withdrawal of the Notice to Correct.
221	c. <u>Damage; Liens; Indemnity</u> . Buyer is responsible for payment for all inspections, surveys, engineering reports or for
222	any other work performed at Buyer's request and shall pay for any damage which occurs to the Property and Inclusions as a result of such activities. Buyer shall not permit claims or liens of any kind against the Property for inspections, surveys, engineering reports and for
224	any other work performed on the Property at Buyer's request. Buyer agrees to indemnify, protect and hold Seller harmless form and
225	against any liability, damage, cost or expense incurred by Seller in connection with any such inspection, claim, or lien. This indemnity
226	includes Seller's right to recover all costs and expenses incurred by Seller to enforce this subsection, including Seller's reasonable
219 220 221 222 223 224 225 226 227 228	attorney fees. The provisions of this subsection shall survive the termination of this contract. 11. CLOSING. Delivery of deed(s) from Seller to Buyer shall be at Closing (Closing). Closing shall be on the date specified as
229	the Closing Date (§ 2c) or by mutual agreement at an earlier date. The hour and place of Closing shall be as designated by (78)
229 230 231 232 233 234 235 236 237	
231	12. TRANSFER OF TITLE. Subject to tender or payment at Closing as required herein and compliance by Buyer with the other
232	terms and provisions hereof, Seller shall execute and deliver a good and sufficient (79) deed to Buyer, at Closing,
233	conveying the Property free and clear of all taxes except the general taxes for the year of Closing. Except as provided herein, title shall be conveyed free and clear of all liens, including any governmental liens for special improvements installed s of the date of Buyer's
235	signature hereon, whether assessed or not. Title shall be conveyed subject to:
236	a. those specified Exceptions described by reference to recorded documents as reflected in the Title Documents accepted
237	by Buyer in accordance with § 8a [Title Review],
238 239	 distribution utility easements (including cable TV), those specifically described rights of third parties not shown by the public records of which Buyer has actual
240	those specifically described rights of third parties not shown by the public records of which Buyer has actual knowledge and which were accepted by Buyer in accordance with § 8b [Matters Not Shown by the Public Records], and
241	d. inclusion of the Property within any special taxing district, and
242	e. the benefits and burdens of any declaration and party wall agreements, if any, and
243 244	f. other (80) PAYMENT OF ENGLIMBRANCES. And an arrival to be read about to relate the four Closics from the
245	13. PAYMENT OF ENCUMBRANCES. Any encumbrance required to be paid shall be paid at or before Closing from the proceeds of this transaction or from any other source.
246	14. CLOSING COSTS; DOCUMENT AND SERVICES. Buyer and Seller shall pay, in Good Funds, their respective Closing
247 248	costs and all other items required to be paid at Closing, except as otherwise provided herein. Buyer and Seller shall sign and
248	complete all customary or reasonably required documents at or before Closing. Fees for real estate Closing services shall be
249	paid at Closing by (81) \square One-Half by Buyer and One-Half by Seller \square Buyer \square Seller \square Other (91)
249 250 251	The local transfer tax of (82) % of the Purchase Price shall be paid at Closing by (83) Buyer Seller. Any sales and
252	use tax that may accrue because of this transaction shall be paid when due by (84) \square Buyer \square Seller.
253	15. PRORATIONS. The following shall be prorated to Closing Date (§ 2c), except as otherwise provided:
254	a. Taxes. Personal property taxes, if any, and general real estate taxes for the year of Closing, based on (85)
255	☐ The Taxes for the Calendar Year Immediately Preceding Closing ☐ The Most Recent Mill Levy and Most Recent Assessment
256	☐ Other (87)
257	(86)
258	b. Rents based on ☐ Rents Actually Received ☐ Accrued. Security deposits held by Seller shall be credited to Buyer. Seller shall assign all leases to Buyer and Buyer shall assume such leases.
259	(87)
260	c. Other Prorations. Water, sewer charges; and interest on continuing loan(s), if any; and
261	(88)
262 263	 d. <u>Final Settlement</u>. Unless otherwise agreed in writing, these prorations shall be final. 16. <u>POSSESSION</u>. Possession of the Property shall be delivered to Buyer on <u>Possession Date</u> and <u>Possession Time</u> (§ 2c),
264	subject to the following lease(s) or tenancy(s):(89)
265	
266	If Seller, after Closing, fails to deliver possession as specified, Seller shall be subject to eviction and shall be additionally liable
267 268	to Buyer for payment of \$(90) per day from the Possession Date (§ 2c) until possession is delivered.
268	17. <u>NOT ASSIGNABLE</u> : This contract shall not be assignable by Buyer without Seller's prior written consent. Except as so restricted, this contract shall inure to the benefit of and be binding upon the heirs, personal representatives, successors and assigns of the
270	parties.
$\overline{271}$	18. <u>CONDITION OF, AND DAMAGE TO PROPERTY AND INCLUSIONS</u> . Except as otherwise provided in this contract,

CONDITION OF, AND DAMAGE TO PROPERTY AND INCLUSIONS. Except as otherwise provided in this contract,

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the Property, Inclusions or both shall be delivered in the condition existing as of the date of this contract, ordinary wear and tear excepted.

- a. <u>Casualty; Insurance</u>. In the event the Property or Inclusions shall be damaged by fire or other casualty prior to Closing, in an amount of not more than ten percent of the total Purchase Price, Seller shall be obligated to repaid the same before the **Closing Date** (§ 2c). In the event such damage is not repaid within said time or if the damages exceed such sum, this contract may be terminated at the option of Buyer by delivering to Seller written notice of termination. Should Buyer elect to carry out this contract despite such damage, Buyer shall be entitled to a credit, at Closing, for all the insurance proceeds resulting from such damage to the Property and Inclusions payable to Seller but not the owners' association, if any, plus the amount of any deductible provided for in such insurance policy, such credit not to exceed the total Purchase Price.
- b. <u>Damage; Inclusions; Services</u>. Should any Inclusion(s) or service(s) (including systems and components of the Property, e.g. heating, plumbing, etc.) fail or be damaged between the date of this contract and Closing or possession, whichever shall be earlier, then Seller shall be liable for the repair or replacement of such Inclusion(s) or service(s) with a unit of similar size, age and quality, or an equivalent credit, but only to the extent that the maintenance or replacement of such Inclusion(s), service(s) or fixture(s) is not the responsibility of the owners' association, if any, less any insurance proceeds received by Buyer covering such repair or replacement.
- c Walk-Through; Verification of Condition. Buyer, upon reasonable notice, shall have the right to walk through the Property prior to Closing to verify that the physical condition of the Property and Inclusions complies with this contract.
- 19. **RECOMMENDATION OF LEGAL AND TAX COUNSEL**. By signing this document, Buyer and Seller acknowledge that the Selling Company or the Listing Company has advised that this document has important legal consequences and has recommended the examination of title and consultation with legal and tax or other counsel before signing this contract.
- **20. TIME OF ESSENCE AND REMEDIES**. Time if of the essence hereof. If any note or check received as Earnest Money hereunder or any other payment due hereunder is not paid, honored or tendered when due, or if any other obligation hereunder is not performed or waived as herein provided, there shall be the following remedies:
 - a. If Buyer is in Default:
- (91) Gpecific Performance. Seller may elect to treat this contract as canceled, in which case all payments and things of value received hereunder shall be forfeited and retained on behalf of Seller, and Seller may recover such damages as may be proper, or Seller may elect to treat this contract as being in full force and effect and Seller shall have the right to specific performance or damages, or both.
- (92) □(2) Liquidated Damages. All payments and things of value received hereunder shall be forfeited by Buyer and retained on behalf of Seller and both parties shall thereafter be released from all obligations hereunder. It is agreed that such payments and things of value are LIQUIDATED DAMAGES and (except as provided in subsection c) are SELLER'S SOLE AND ONLY REMEDY for Buyer's failure to perform and obligations of this contract. Seller expressly waives the remedies of specific performance and additional damages.
- **b.** <u>If Seller is in Default</u>: Buyer may elect to treat this contract as canceled, in which case all payments and things of value received hereunder shall be returned and Buyer may recover such damages as may be proper, or Buyer may elect to treat this contract as being in full force and effect and Buyer shall have the right to specific performance or damages, or both.
- c. <u>Costs and Expenses</u>. In the event of any arbitration or litigation relating to this contract, the arbitrator or court shall award to the prevailing party all reasonable costs and expenses, including attorney fees.
- MEDIATION. If a dispute arises relating to this contract, prior to or after Closing, and is not resolved, the parties shall first proceed in good faith to submit the matter to mediation. Mediation is a process in which the parties meet with an impartial person who helps to resolve the dispute informally and confidentially. Mediators cannot impose binding decisions. The parties to the dispute must agree before any settlement is binding. The parties will jointly appoint an acceptable mediator and will share equally in the cost of such mediation. The mediation, unless otherwise agreed, shall terminate in the event the entire dispute is not resolved 30 calendar days from the date written notice requesting mediation is sent by one party to the other(s). This Section shall not alter any date in this contract, unless otherwise agreed.
- **EARNEST MONEY DISPUTE**. Notwithstanding any termination of this contract, Buyer and Seller agree that, in the event of any controversy regarding the Earnest Money and things of value held by broker or Closing Company (unless mutual written instructions are received by the holder of the Earnest Money and things of value), broker or Closing Company shall not be required to take any action but may await any proceedings, or at broker's or Closing Company's option and sole discretion, may interplead all parties and deposit any moneys or things of value into a court of competent jurisdiction and shall recover court costs and reasonable attorney fees.
- 23. <u>TERMINATION</u>. In the event this contract is terminated, all payments and things of value received hereunder shall be returned and the parties shall be relieved of all obligations hereunder, subject to §§ 10c, 21 and 22.

 24. ADDITIONAL PROVISIONS. (The language of these additional provisions has not been approved by the Colorado Real

24.	ADDITIONAL PROVISIONS.	(The language of these additional provisions has not been approved by the Colorado	o Real
Estate Co	ommission.)		
(93)	•		

- **ENTIRE AGREEMENT; SUBSEQUENT MODIFICATION; SURVIVAL**. This contract constitutes the entire contract between the parties relating to the subject hereof, and any prior agreements pertaining thereto, whether oral or written, have been merged and integrated into this contract. No subsequent modification of any of the terms of this contract shall be valid, binding upon the parties, or enforceable unless made in writing and signed by the parties. Any obligation in this contract which, by its terms, is intended to be performed after termination or Closing shall survive the same.
- **26.** FACSIMILE. Signatures (94) \square May Not be evidenced by facsimile. Documents with original signatures shall be provided to the other party at Closing, or earlier upon request of any party.
- 27. <u>NOTICE</u>. Except for the notice requesting mediation described in § 21, any notice to Buyer shall be effective when received by Buyer or by Selling Company and any notice to Seller shall be effective when received by Seller or Listing Company.
- 28. NOTICE OF ACCEPTANCE; COUNTERPARTS. This proposal shall expire unless accepted in writing, by Buyer and

contract between Seller and Buyer. A copy of this docu	eptance Deadline Time (§ 2c). If accepted, this document shall become a sment may be executed by each party, separately, and when each party has
executed a copy thereof, such copies taken together shal	Il be deemed to be a full and complete contract between the parties.
(95)	
Buyer	Buyer
Date of Buyer's Signature: (96)	Date of Buyer's Signature:
Buyer's Address: (97) Buyer's Telephone No: (98)	Buyer's Fax No: (99)
Buyer's Telephone No: (98)	Buyer's Fax No: (99)
[NOTE: If this offer is being countered or rejected, d	lo not sign this document. Refer to § 29]
(100)	-
Seller	Seller
Date of Seller's Signature: (101)	Date of Seller's Signature:
Seller's Address: (102)	
Seller's Telephone No: (103)	Seller's Fax No: <u>(104)</u>
29. <u>COUNTER; REJECTION</u> . This offer is (Initials only of party (Buyer or Seller) who countered	
	END OF CONTRACT
Note: Closing Instructions should be signed on or bef	
and, while not a party to the contract, agrees to cooperat § 21.	
(107) 🗆 Buyer Agent 🗆 Seller Agent/Subagent 🗆 Du	e Listing Company and its licensees have been engaged in this transaction as
	TORET
BROKERS' COMPENSATION DISCLOSURE. Selling Company's compensation or commission is to be	pe paid by: (109) ☐ Buyer ☐ Seller ☐ Listing Company ☐ Other
	be paid by: (107) Buyer Scher Elsting Company Scher
(To be completed by Listing Company)	
Listing Company's compensation or commission is to be	pe paid by: (110) Buyer Seller Other
Selling Company; (111)	(Name of Comp
By:(112)	
Signature	Date
Selling Company's Address: (113)	Selling Company's Fax No:(115)
Selling Company's Telephone No: (114)	Selling Company's Fax No. (115)
Listing Company; (116)	(Name of Comp
By:_(117)	
Signature	
	Date
Listing Company's Address: (118) Listing Company's Telephone No: (119)	Date

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Seller, as evidenced by their signatures below, and the offering party receives notice of acceptance pursuant to