The printed portions of this form, except differentia (LC50-8-13) (Mandatory 1-14)	ated additions, have been approved by th	e Colorado Real Estate Commis	ssion.
THIS IS A BINDING CONTRACT. THIS FORM CONSULT LEGAL AND TAX OR OTHER CO		SEQUENCES AND THE PA	ARTIES SHOULD
Compensation charged by brokerage firms is not	set by law. Such charges are establishe	ed by each real estate brokera	ge firm.
DIFFERENT BROKERAGE RELATIONSHIPS TRANSACTION-BROKERAGE.	S ARE AVAILABLE WHICH INCL	UDE BUYER AGENCY, SE	LLER AGENCY, OR
EXCLUSIVE R	RIGHT-TO-SELL LISTI	NG CONTRACT	
SELLER A	GENCY TRANSACTIO	N-BROKERAGE	
		Date:	
1. AGREEMENT. Seller and Brokerage Fit to its provisions. Broker, on behalf of Brokerage Firm as set forth in this Seller Listin	erage Firm, agrees to provide bro	cable contract (Seller Listin kerage services to Seller.	ng Contract) and agree Seller agrees to pay
 2. BROKER AND BROKERAGE FIRM. 2.1. Multiple-Person Firm. If this box 	x is checked, the individual designation	ated by Brokerage Firm to	serve as the broker of
Seller and to perform the services for Seller re so designated, then references in this Seller L	quired by this Seller Listing Contra	ct is called Broker. If more	than one individual is
additional brokers. The brokerage relationship	p exists only with Broker and does	not extend to the employi	
Firm or to any other brokers employed or enga	aged by Brokerage Firm who are no	t so designated.	
2.2. One-Person Firm. If this box is c References in this Seller Listing Contract to P	hecked, Broker is a real estate brok	erage firm with only one li-	censed natural person.
who serve as the broker of Seller and perform	the services for Seller required by t	his Seller Listing Contract.	in and brokerage min
3. DEFINED TERMS. 3.1. Seller:			
3.2. Brokerage Firm:			
3.3. Broker:			
3.4. Property. The Property is the follo	owing legally described real estate i	n the County of	Colorado:
e Hoperty. The Hoperty is the lone	swing legally described real estate i		, coloiudo.
known as No.			
Street Address	City	State	Zip,
	5		1
together with the interests, easements, rights, seller in vacated streets and alleys adjacent the		a fixtures appurtenant ther	eto, and an interest of
3.5. Sale; Lease.	stete, except as herein excluded.		
3.5.1. A Sale is the voluntary tr	ransfer or exchange of any interest		
obligation to convey any interest in the Prop		e. It also includes an agree	ement to transfer any
ownership interest in an entity which owns the			
3.5.2. If this box is checked, Set			
Lease means any agreement between the Seller 3.6. Listing Period. The Listing Period			
continues through the earlier of (1) completion	1 of the Sale of the Property or (2)		, and
continues through the earlier of (1) completion any written extensions (Listing Period). Bro	oker must continue to assist in the	e completion of any Sale	or Lease for which
compensation is payable to Brokerage Firm un	nder § 7 of this Seller Listing Contra	ict.	
3.7. Applicability of Terms. A check	or similar mark in a box means th	at such provision is application	
"N/A" or the word "Deleted" means not applicate	able. The abbreviation "MEC" (muti	ual execution of this contrac	t) means the date upon

51 **3.8.** Day; Computation of Period of Days, Deadline.

3.8.1. Day. As used in this Seller Listing Contract, the term "day" means the entire day ending at 11:59 p.m., United
 States Mountain Time (Standard or Daylight Savings as applicable).

3.8.2. Computation of Period of Days, Deadline. In computing a period of days, when the ending date is not specified, the first day is excluded and the last day is included, e.g., three days after MEC. If any deadline falls on a Saturday, Sunday or federal or Colorado state holiday (Holiday), such deadline I Will Will Not be extended to the next day that is not a Saturday, Sunday or Holiday. Should neither box be checked, the deadline will not be extended.

58 4. BROKERAGE RELATIONSHIP.

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4.1. If the Seller Agency box at the top of page 1 is checked, Broker represents Seller as Seller's limited agent (Seller's Agent). If the Transaction-Brokerage box at the top of page 1 is checked, Broker acts as a Transaction-Broker.

4.2. In-Company Transaction – Different Brokers. When Seller and buyer in a transaction are working with different
 brokers, those brokers continue to conduct themselves consistent with the brokerage relationships they have established. Seller
 acknowledges that Brokerage Firm is allowed to offer and pay compensation to brokers within Brokerage Firm working with a
 buyer.

4.3. In-Company Transaction – One Broker. If Seller and buyer are both working with the same broker, Broker must function as:

4.3.1. Seller's Agent. If the Seller Agency box at the top of page 1 is checked, the parties agree the following applies:

4.3.1.1. Seller Agency Only. Unless the box in § 4.3.1.2 (Seller Agency Unless Brokerage Relationship
 with Both) is checked, Broker represents Seller as Seller's Agent and must treat the buyer as a customer. A customer is a party to
 a transaction with whom Broker has no brokerage relationship. Broker must disclose to such customer Broker's relationship with
 Seller.

72 **4.3.1.2.** Seller Agency Unless Brokerage Relationship with Both. If this box is checked, Broker 73 represents Seller as Seller's Agent and must treat the buyer as a customer, unless Broker currently has or enters into an agency or 74 Transaction-Brokerage relationship with the buyer, in which case Broker must act as a Transaction-Broker.

75 4.3.2. Transaction-Broker. If the Transaction-Brokerage box at the top of page 1 is checked, or in the event neither 76 box is checked, Broker must work with Seller as a Transaction-Broker. A Transaction-Broker must perform the duties described in 77 § 5 and facilitate sales transactions without being an advocate or agent for either party. If Seller and buyer are working with the 78 same broker, Broker must continue to function as a Transaction-Broker.

5. BROKERAGE DUTIES. Brokerage Firm, acting through Broker, as either a Transaction-Broker or a Seller's Agent, must
 perform the following Uniform Duties when working with Seller:

5.1. Broker must exercise reasonable skill and care for Seller, including, but not limited to the following:

5.1.1. Performing the terms of any written or oral agreement with Seller;

5.1.2. Presenting all offers to and from Seller in a timely manner regardless of whether the Property is subject to a
 contract for Sale;

5.1.3. Disclosing to Seller adverse material facts actually known by Broker;

5.1.4. Advising Seller regarding the transaction and advising Seller to obtain expert advice as to material matters about which Broker knows but the specifics of which are beyond the expertise of Broker;

- 5.1.5. Accounting in a timely manner for all money and property received; and
- **5.1.6.** Keeping Seller fully informed regarding the transaction.

5.2. Broker must not disclose the following information without the informed consent of Seller:

5.2.1. That Seller is willing to accept less than the asking price for the Property;

5.2.2. What the motivating factors are for Seller to sell the Property;

5.2.3. That Seller will agree to financing terms other than those offered;

5.2.4. Any material information about Seller unless disclosure is required by law or failure to disclose such information would constitute fraud or dishonest dealing; or

5.2.5. Any facts or suspicions regarding circumstances that could psychologically impact or stigmatize the Property.

5.3. Seller consents to Broker's disclosure of Seller's confidential information to the supervising broker or designee for the
 purpose of proper supervision, provided such supervising broker or designee does not further disclose such information without
 consent of Seller, or use such information to the detriment of Seller.

5.4. Brokerage Firm may have agreements with other sellers to market and sell their property. Broker may show alternative
 properties not owned by Seller to other prospective buyers and list competing properties for sale.

102 5.5. Broker is not obligated to seek additional offers to purchase the Property while the Property is subject to a contract for103 Sale.

5.6. Broker has no duty to conduct an independent inspection of the Property for the benefit of a buyer and has no duty to independently verify the accuracy or completeness of statements made by Seller or independent inspectors. Broker has no duty to conduct an independent investigation of a buyer's financial condition or to verify the accuracy or completeness of any statement made by a buyer.

- 108 5.7. Seller understands that Seller is not liable for Broker's acts or omissions that have not been approved, directed, or 109 ratified by Seller.
- 5.8. When asked, Broker Will Will Will Not disclose to prospective buyers and cooperating brokers the existence of 110 offers on the Property and whether the offers were obtained by Broker, a broker within Brokerage Firm or by another broker. 111

6. ADDITIONAL DUTIES OF SELLER'S AGENT. If the Seller Agency box at the top of page 1 is checked, Broker is 112 Seller's Agent, with the following additional duties: 113

- 6.1. Promoting the interests of Seller with the utmost good faith, loyalty and fidelity; 114
- Seeking a price and terms that are set forth in this Seller Listing Contract: and 115 6.2.
- Counseling Seller as to any material benefits or risks of a transaction that are actually known by Broker. 6.3. 116
- 7. COMPENSATION TO BROKERAGE FIRM; COMPENSATION TO COOPERATIVE BROKER. Seller agrees that 117 118 any Brokerage Firm compensation that is conditioned upon the Sale of the Property will be earned by Brokerage Firm as set forth 119 herein without any discount or allowance for any efforts made by Seller or by any other person in connection with the Sale of the Property. 120
 - 7.1. Amount. In consideration of the services to be performed by Broker, Seller agrees to pay Brokerage Firm as follows:
 - 7.1.1. Sale Commission. (1) ____% of the gross purchase price or (2)
- 123 in U.S. dollars.

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124	7.1.2.	Lease Commission.	If the box in § 3.5.2	is checked,	Brokerag	ge Firm w	vill be paid a fo	ee equal	to (1)	<u> %</u> of
125	the gross rent under	the lease, or (2)					, i	n U.S. (dollars,	payable
126	as follows:								×	

7.1.3. Other Compensation.

7.2. Cooperative Broker Compensation. Brokerage Firm offers compensation to outside brokerage firms, whose brokers are acting as:

 acting as:
 Buyer Agents:
 % of the gross sales price or
 , in U.S. dollars.

 Transaction-Brokers:
 % of the gross sales price or
 , in U.S. dollars.

 7.3.
 When Earned. Such commission is earned upon the occurrence of any of the following:

Any Sale of the Property within the Listing Period by Seller, by Broker or by any other person; 7.3.1.

7.3.2. Broker finding a buyer who is ready, willing and able to complete the Sale or Lease as specified in this Seller Listing Contract; or

Any Sale (or Lease if § 3.5.2 is checked) of the Property within calendar days after the Listing 136 7.3.3. Period expires (Holdover Period) (1) to anyone with whom Broker negotiated and (2) whose name was submitted, in writing, to 137 Seller by Broker during the Listing Period (Submitted Prospect). Provided, however, Seller Will Will Not owe the 138 commission to Brokerage Firm under this § 7.3.3 if a commission is earned by another licensed real estate brokerage firm acting 139 pursuant to an exclusive agreement entered into during the Holdover Period and a Sale or Lease to a Submitted Prospect is 140 consummated. If no box is checked in this § 7.3.3, then Seller does not owe the commission to Brokerage Firm. 141

7.4. When Applicable and Payable. The commission obligation applies to a Sale made during the Listing Period or any 142 extension of such original or extended term. The commission described in § 7.1.1 is payable at the time of the closing of the Sale, 143 or, if there is no closing (due to the refusal or neglect of Seller) then on the contracted date of closing, as contemplated by § 7.3.1 144 or § 7.3.3, or upon fulfillment of § 7.3.2 where the offer made by such buyer is not accepted by Seller. 145

LIMITATION ON THIRD-PARTY COMPENSATION. Neither Broker nor Brokerage Firm, except as set forth in § 7. 146 8. will accept compensation from any other person or entity in connection with the Property without the written consent of Seller. 147 Additionally, neither Broker nor Brokerage Firm is permitted to assess or receive mark-ups or other compensation for services 148 performed by any third party or affiliated business entity unless Seller signs a separate written consent for such services. 149

9. OTHER BROKERS' ASSISTANCE, MULTIPLE LISTING SERVICES AND MARKETING. Seller has been advised 150 by Broker of the advantages and disadvantages of various marketing methods, including advertising and the use of multiple listing 151 services (MLS) and various methods of making the Property accessible by other brokerage firms (e.g., using lock boxes, by-152 appointment-only showings, etc.) and whether some methods may limit the ability of another broker to show the Property. After 153 having been so advised, Seller has chosen the following: 154

9.1. MLS/Information Exchange.

156 9.1.1. The Property Will Will Not be submitted to one or more MLS and Will Will Not be submitted 157 to one or more property information exchanges. If submitted, Seller authorizes Broker to provide timely notice of any status change to such MLS and information exchanges. Upon transfer of deed from Seller to buyer, Seller authorizes Broker to provide 158 159 sales information to such MLS and information exchanges.

- 9.1.2. Seller authorizes the use of electronic and all other marketing methods except:
- 9.1.3. Seller further authorizes use of the data by MLS and property information exchanges, if any.
- The Property Address Will Will Not be displayed on the Internet. 9.1.4.

163	9.1.5. The Property Listing 🗌 Will 🗌 Will Not be displayed on the Internet.
164	9.2. Property Access. Access to the Property may be by:
165	Manual Lock Box Electronic Lock Box
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167	Other instructions:
168	9.3. Broker Marketing. The following specific marketing tasks will be performed by Broker:
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172	10. SELLER'S OBLIGATIONS TO BROKER; DISCLOSURES AND CONSENT.
173	10.1. Negotiations and Communication. Seller agrees to conduct all negotiations for the Sale of the Property only through
174	Broker, and to refer to Broker all communications received in any form from real estate brokers, prospective buyers, tenants or any
175	other source during the Listing Period of this Seller Listing Contract.
176	10.2. Advertising. Seller agrees that any advertising of the Property by Seller (e.g., Internet, print and signage) must first be
177	approved by Broker.
178	10.3. No Existing Listing Agreement. Seller represents that Seller \Box Is \Box Is Not currently a party to any listing
179	agreement with any other broker to sell the Property.
180	10.4. Ownership of Materials and Consent. Seller represents that all materials (including all photographs, renderings images or other creative items) supplied to Broker by or on behalf of Seller are owned by Seller, except as Seller has disclosed in
181	writing to Broker. Seller is authorized to and grants to Broker, Brokerage Firm and any MLS (that Broker submits the Property to
182	a nonexclusive irrevocable, royalty-free license to use such material for marketing of the Property, reporting as required and the
183 184	publishing, display and reproduction of such material, compilation and data. This license survives the termination of this Seller
185	Listing Contract.
185	10.5. Colorado Foreclosure Protection Act. The Colorado Foreclosure Protection Act (Act) generally applies if (1) the
180	Property is residential (2) Seller resides in the Property as Seller's principal residence (3) Buyer's purpose in purchase of the
187	Property is not to use the Property as Buyer's personal residence and (4) the Property is in force/osure or Buyer has notice that any
189	loan secured by the Property is at least thirty days delinquent or in default. If all requirements 1, 2, 3 and 4 are met and the Ac
190	otherwise applies, then a contract, between Buyer and Seller for the sale of the Property, that complies with the provisions of the
191	Act is required. If the transaction is a Short Sale transaction and a Short Sale Addendum is part of the Contract between Seller and
192	Buyer, the Act does not apply. It is recommended that Seller consult with an attorney.
193	11. PRICE AND TERMS. The following Price and Terms are acceptable to Seller:
194	11.1. Price. U.S. \$
195	11.2. Terms. Cash Conventional FHA VA Other:
196	11.3. Loan Discount Points.
197	11.4. Buyer's Closing Costs (FHA/VA). Seller must pay closing costs and fees, not to exceed \$, that Buyer
198	is not allowed by law to pay, for tax service and
199	is not allowed by law to pay, for tax service and
200	11.6. Seller Proceeds. Seller will receive net proceeds of closing as indicated: 🗌 Cashier's Check at Seller's expense
201	Funds Electronically Transferred (Wire Transfer) to an account specified by Seller, at Seller's expense; or Closing
202	Company's Trust Account Check.
203	11.7. Advisory: Tax Withholding. The Internal Revenue Service and the Colorado Department of Revenue may require
204	closing company to withhold a substantial portion of the proceeds of this Sale when Seller either (1) is a foreign person or (2) will
205	not be a Colorado resident after closing. Seller should inquire of Seller's tax advisor to determine if withholding applies or if ar
206	exemption exists.
207	12. DEPOSITS. Brokerage Firm is authorized to accept earnest money deposits received by Broker pursuant to a proposed Sale
208	contract. Brokerage Firm is authorized to deliver the earnest money deposit to the closing agent, if any, at or before the closing of
209	the Sale contract.
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210	13. INCLUSIONS AND EXCLUSIONS.
211	13.1. Inclusions. The Purchase Price includes the following items (Inclusions):
212	13.1.1. Fixtures. The following items are included if attached to the Property on the date of this Seller Listing Contract unless analytications (S 12 2): lighting heating plumbing upstillating and air conditioning futures. The
213	Contract, unless excluded under Exclusions (§ 13.2): lighting, heating, plumbing, ventilating, and air conditioning fixtures, TV
214	antennas, inside telephone, network and coaxial (cable) wiring and connecting blocks/jacks, plants, mirrors, floor coverings
215	intercom systems, built-in kitchen appliances, sprinkler systems and controls, built-in vacuum systems (including accessories)
216	garage door openers including remote controls.

garage door open Other Fixtures: 217

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220	If any fixtures are attached to the Property after the date of this Seller Listing Contract, such additional fixtures are also included in
221	the Purchase Price.
222	13.1.2. Personal Property. The following items are included if on the Property, whether attached or not, on the date
223	of this Seller Listing Contract, unless excluded under Exclusions (§ 13.2): storm windows, storm doors, window and porch shades,
224	awnings, blinds, screens, window coverings, curtain rods, drapery rods, fireplace inserts, fireplace screens, fireplace grates, heating
225	stoves, storage sheds, and all keys. If checked, the following are included: Water Softeners Smoke/Fire Detectors
226	Carbon Monoxide Alarms Security Systems Satellite Systems (including satellite dishes); and
220	Carbon Wonoxide Alarms _ Security Systems _ Satemite Systems (including satemite dishes), and
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	The Personal Property to be conveyed at closing must be conveyed by Seller free and clear of all taxes (except personal
229	
230	property taxes for the year of closing), liens and encumbrances, except
231	Conveyance will be by bill of sale or other applicable legal instrument.
232	13.1.3. Trade Fixtures. The following trade fixtures are included:
233	The Trade Fixtures to be conveyed at closing must be conveyed by Seller, free and clear of all taxes (except personal property
234	taxes for the year of closing), liens and encumbrances, except
235	Conveyance will be by bill of sale or other applicable legal instrument.
236	13.1.4. Parking and Storage Facilities. Use Only Ownership of the following parking facilities:
237	; and Use Only Ownership of the following storage facilities:
238	13.1.5. Water Rights. The following legally described water rights:
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241	Any water rights must be conveyed bydeed or other applicable legal instrument. The Well
242	Permit # is
243	13.1.6. Growing Crops. The following growing crops:
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246	13.2. Exclusions. The following are excluded (Exclusions):
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250	14. TITLE AND ENCUMBRANCES. Seller represents to Broker that title to the Property is solely in Seller's name. Seller
251	must deliver to Broker true copies of all relevant title materials, leases, improvement location certificates and surveys in Seller's
252	possession and must disclose to Broker all easements, liens and other encumbrances, if any, on the Property, of which Seller has
253	knowledge. Seller authorizes the holder of any obligation secured by an encumbrance on the Property to disclose to Broker the
254	amount owing on said encumbrance and the terms thereof. In case of Sale, Seller agrees to convey, by a
255	deed, only that title Seller has in the Property. Property must be conveyed free and clear of all taxes, except the general taxes for
256	the year of closing.
257	All monetary encumbrances (such as mortgages, deeds of trust, liens, financing statements) must be paid by Seller and released
258	except as Seller and buyer may otherwise agree. Existing monetary encumbrances are as follows:
259	The Property is subject to the following leases and tenancies: If the Property has been or will be subject to any governmental liens for special improvements installed at the time of signing
260	If the Property has been or will be subject to any governmental liens for special improvements installed at the time of signing
261	a Sale contract, Seller is responsible for payment of same, unless otherwise agreed.
262	15. EVIDENCE OF TITLE. Seller agrees to furnish buyer, at Seller's expense, unless the parties agree in writing to a different
263	arrangement, a current commitment and an owner's title insurance policy in an amount equal to the Purchase Price as specified in
264	the Sale contract, or if this box is checked, An Abstract of Title certified to a current date.
265	16. ASSOCIATION ASSESSMENTS. Seller represents that the amount of the regular owners' association assessment is
266	currently payable at approximately \$ and that there are no unpaid regular or special assessments against
267	the Property except the current regular assessments and except . Seller agrees to promotive
268	the Property except the current regular assessments and except Seller agrees to promptly request the owners' association to deliver to buyer before date of closing a current statement of assessments against the Property.
-	
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207	17. POSSESSION. Possession of the Property will be delivered to buyer as follows:
209	17. POSSESSION. Possession of the Property will be delivered to buyer as follows:, subject to leases and tenancies as described in § 14.

271 **18. MATERIAL DEFECTS, DISCLOSURES AND INSPECTION.**

272 **18.1.** Broker's Obligations. Colorado law requires a broker to disclose to any prospective buyer all adverse material facts 273 actually known by such broker including but not limited to adverse material facts pertaining to the title to the Property and the physical condition of the Property, any material defects in the Property, and any environmental hazards affecting the Property which 274 275 are required by law to be disclosed. These types of disclosures may include such matters as structural defects, soil conditions, 276 violations of health, zoning or building laws, and nonconforming uses and zoning variances. Seller agrees that any buyer may have the Property and Inclusions inspected and authorizes Broker to disclose any facts actually known by Broker about the Property. 277 278

18.2. Seller's Obligations.

279 18.2.1. Seller's Property Disclosure Form. Disclosure of known material latent (not obvious) defects is required by law. Seller Agrees Does Not Agree to provide a Seller's Property Disclosure form completed to Seller's current, actual 280 281 knowledge.

18.2.2. Lead-Based Paint. Unless exempt, if the improvements on the Property include one or more residential 282 dwellings for which a building permit was issued prior to January 1, 1978, a completed Lead-Based Paint Disclosure (Sales) form 283 must be signed by Seller and the real estate licensees, and given to any potential buyer in a timely manner. 284

18.2.3. Carbon Monoxide Alarms. Note: If the improvements on the Property have a fuel-fired heater or appliance, a 285 286 fireplace, or an attached garage and one or more rooms lawfully used for sleeping purposes (Bedroom), Seller understands that 287 Colorado law requires that Seller assure the Property has an operational carbon monoxide alarm installed within fifteen feet of the entrance to each Bedroom or in a location as required by the applicable building code, prior to offering the Property for sale or lease. 288

18.2.4. Condition of Property. The Property will be conveyed in the condition existing as of the date of the sales 289 290 contract or lease, ordinary wear and tear excepted, unless Seller, at Seller's sole option, agrees in writing to any repairs or other work to be performed by Seller. 291 292

293 **19. RIGHT OF PARTIES TO CANCEL.**

19.1. Right of Seller to Cancel. In the event Broker defaults under this Seller Listing Contract, Seller has the right to cancel 294 this Seller Listing Contract, including all rights of Brokerage Firm to any compensation if the Seller Agency box is checked. 295 Examples of a Broker default include, but are not limited to (1) abandonment of Seller, (2) failure to fulfill all material obligations 296 of Broker and (3) failure to fulfill all material Uniform Duties (§ 5) or, if the Seller Agency box at the top of page 1 is checked, the 297 failure to fulfill all material Additional Duties Of Seller's Agent (§ 6). Any rights of Seller that accrued prior to cancellation will 298 299 survive such cancellation.

19.2. Right of Broker to Cancel. Brokerage Firm may cancel this Seller Listing Contract upon written notice to Seller that 300 title is not satisfactory to Brokerage Firm. Although Broker has no obligation to investigate or inspect the Property, and no duty to 301 verify statements made, Brokerage Firm has the right to cancel this Seller Listing Contract if any of the following are 302 303 unsatisfactory (1) the physical condition of the Property or Inclusions, (2) any proposed or existing transportation project, road, 304 street or highway, (3) any other activity, odor or noise (whether on or off the Property) and its effect or expected effect on the Property or its occupants, or (4) any facts or suspicions regarding circumstances that could psychologically impact or stigmatize 305 the Property. Additionally, Brokerage Firm has the right to cancel this Seller Listing Contract if Seller or occupant of the Property 306 fails to reasonably cooperate with Broker or Seller defaults under this Seller Listing Contract. Any rights of Brokerage Firm that 307 accrued prior to cancellation will survive such cancellation. 308

20. FORFEITURE OF PAYMENTS. In the event of a forfeiture of payments made by a buyer, the sums received will be 309 divided between Brokerage Firm and Seller, one-half thereof to Brokerage Firm but not to exceed the Brokerage Firm 310 compensation agreed upon herein, and the balance to Seller. Any forfeiture of payment under this section will not reduce any 311 Brokerage Firm compensation owed, earned and pavable under § 7. 312

21. COST OF SERVICES AND REIMBURSEMENT. Unless otherwise agreed upon in writing, Brokerage Firm must bear all 313 expenses incurred by Brokerage Firm, if any, to market the Property and to compensate cooperating brokerage firms, if any. 314 Neither Broker nor Brokerage Firm will obtain or order any other products or services unless Seller agrees in writing to pay for 315 them promptly when due (examples: surveys, radon tests, soil tests, title reports, engineering studies, property inspections). Unless 316 otherwise agreed, neither Broker nor Brokerage Firm is obligated to advance funds for Seller. Seller must reimburse Brokerage 317 Firm for payments made by Brokerage Firm for such products or services authorized by Seller. 318

22. DISCLOSURE OF SETTLEMENT COSTS. Seller acknowledges that costs, quality, and extent of service vary between 319 different settlement service providers (e.g., attorneys, lenders, inspectors and title companies). 320

321 23. MAINTENANCE OF THE PROPERTY. Neither Broker nor Brokerage Firm is responsible for maintenance of the 322 Property nor are they liable for damage of any kind occurring to the Property, unless such damage is caused by their negligence or 323 intentional misconduct.

24. NONDISCRIMINATION. The parties agree not to discriminate unlawfully against any prospective buyer because of the race, creed, color, sex, sexual orientation, marital status, familial status, physical or mental disability, handicap, religion, national origin or ancestry of such person.

327 25. RECOMMENDATION OF LEGAL AND TAX COUNSEL. By signing this document, Seller acknowledges that Broker 328 has advised that this document has important legal consequences and has recommended consultation with legal and tax or other 329 counsel before signing this Seller Listing Contract.

26. MEDIATION. If a dispute arises relating to this Seller Listing Contract, prior to or after closing, and is not resolved, the parties must 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, in writing, 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, will terminate in the event the entire dispute is not resolved within 30 calendar days of the date written notice requesting mediation is delivered by one party to the other at the other party's last known address.

27. ATTORNEY FEES. In the event of any arbitration or litigation relating to this Seller Listing Contract, the arbitrator or court
 must award to the prevailing party all reasonable costs and expenses, including attorney and legal fees.

28. ADDITIONAL PROVISIONS. (The following additional provisions have not been approved by the Colorado Real Estate
 Commission.)

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- 342 343
- 344 **29. ATTACHMENTS.** The following are a part of this Seller Listing Contract:
- 345 346

347 30. NO OTHER PARTY OR INTENDED BENEFICIARIES. Nothing in this Seller Listing Contract is deemed to inure to the
 348 benefit of any person other than Seller, Broker and Brokerage Firm.

349 **31. NOTICE, DELIVERY AND CHOICE OF LAW.**

31.1. Physical Delivery. All notices must be in writing, except as provided in § 31.2. Any document, including a signed document or notice, delivered to the other party to this Seller Listing Contract, is effective upon physical receipt. Delivery to Seller is effective when physically received by Seller, any signator on behalf of Seller, any named individual of Seller or representative of Seller.

31.2. Electronic Delivery. As an alternative to physical delivery, any document, including a signed document or written notice, may be delivered in electronic form only by the following indicated methods: **Facsimile Email Internet**. If no box is checked, this § 31.2 is not applicable and § 31.1 governs notice and delivery. Documents with original signatures will be provided upon request of any party.

358 **31.3.** Choice of Law. This Seller Listing Contract and all disputes arising hereunder are governed by and construed in 359 accordance with the laws of the State of Colorado that would be applicable to Colorado residents who sign a contract in this state 360 for property located in Colorado.

361 32. MODIFICATION OF THIS SELLER LISTING CONTRACT. No subsequent modification of any of the terms of this
 362 Seller Listing Contract is valid, binding upon the parties, or enforceable unless made in writing and signed by the parties.

363 33. COUNTERPARTS. This Seller Listing Contract may be executed by each of the parties, separately, and when so executed by all the parties, such copies taken together are deemed to be a full and complete contract between the parties.

365 34. ENTIRE AGREEMENT. This agreement constitutes the entire contract between the parties, and any prior agreements,
 366 whether oral or written, have been merged and integrated into this Seller Listing Contract.

367 35. COPY OF CONTRACT. Seller acknowledges receipt of a copy of this Seller Listing Contract signed by Broker, including
 368 all attachments.

369 Brokerage Firm authorizes Broker to execute this Seller Listing Contract on behalf of Brokerage Firm.

Seller's Name:		Broker's Name:	
Seller's Signature	Date	Broker's Signature	Date
	Date		Date
Address:		Address:	
Phone No.:		Phone No.:	
Fax No.:		Fax No.:	
Electronic Address:		Electronic Address:	
C - 11 2 - N		Brokerage	
Seller's Name:		— Firm's Name:	
		Address:	
Seller's Signature	Date	Phone No.:	
		Fax No.:	
Address:		Electronic Address:	
Phone No.:		-	
Fax No.:		-	
Electronic Address:		-	
Seller's Name:			
Seller's Signature	Date		
Address:			
Phone No.:		-	
Fax No.:			
Electronic Address:		-	
Seller's Name:			
		_	
Seller's Signature	Date		
Address:		_	
Phone No.:		_	
Fax No.:		—	
Electronic Address:		_	
		_	

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