THIS FORM HAS IMPORTANT LEGAL CONSEQUENCES AND THE PARTIES SHOULD CONSULT LEGAL AND TAX OF OTHER COUNSEL BEFORE SIGNING.					
POST-CLC	OSING OCCUPANCY AGREEMENT				
TOST CEC	(Seller Rent-Back Agreement)				
	(
Note: This form is to be used only for shormust be used for a term longer than 60 days.	rt-term residential occupancy for a term not to exceed 60 o	days. A residential lease			
1. This Post-Closing Occupancy Agreem and(E	nent (Agreement) is entered into between	(Seller), escribed real estate in the			
lmarum as Na	CO	(Duomontry)			
known as No. Street Address	CO City State Zip	(Property)			
Street Hadress	City State Zij	Y			
	operty from date of Closing to days after Closing				
possession of the Property if Seller vacates address of the recipient as specified below Property for Seller's personal residence only part, voluntarily or involuntarily. The rights 4. During the Term, Seller, at Seller's so and owned by Buyer in the same condition a Unless the services are provided by a third	ritten notice to Buyer, the Term will automatically adjust to the Property early. Notice must be provided to the address or as otherwise specified, in writing, by the recipient. So y. Seller's rights and obligations may not be transferred or as and remedies of the parties under this Agreement will survival be expense, will keep the improvements and any personal pand repair, normal wear and tear excepted, as of Closing, edi-party, e.g., homeowner's association, Seller will maintain the but not limited to landscaping remove snow water as	o the last day of Seller's ess, fax number or email Seller agrees to use the assigned in whole or invive the Term. property on the Property except as set forth in § 5 in the Property as Seller			
possession of the Property if Seller vacates address of the recipient as specified below Property for Seller's personal residence only part, voluntarily or involuntarily. The rights 4. During the Term, Seller, at Seller's so and owned by Buyer in the same condition a Unless the services are provided by a third previously maintained the Property to include	the Property early. Notice must be provided to the address or as otherwise specified, in writing, by the recipient. So y. Seller's rights and obligations may not be transferred or and remedies of the parties under this Agreement will survival expense, will keep the improvements and any personal pand repair, normal wear and tear excepted, as of Closing, e	o the last day of Seller's ess, fax number or email Seller agrees to use the assigned in whole or invive the Term. property on the Property except as set forth in § 5 in the Property as Seller			
possession of the Property if Seller vacates address of the recipient as specified below Property for Seller's personal residence only part, voluntarily or involuntarily. The rights 4. During the Term, Seller, at Seller's so and owned by Buyer in the same condition at Unless the services are provided by a third previously maintained the Property to incluwill provide timely notice to Buyer of any in 5. If necessary, Buyer will, at Buyer's so ventilation and ducts, plumbing, electrical Property owned by Buyer, and the lawn spri	the Property early. Notice must be provided to the address or as otherwise specified, in writing, by the recipient. So yeller's rights and obligations may not be transferred or and remedies of the parties under this Agreement will survival be expense, will keep the improvements and any personal pand repair, normal wear and tear excepted, as of Closing, ed-party, e.g., homeowner's association, Seller will maintain the de, but not limited to, landscaping, remove snow, water and	o the last day of Seller's ess, fax number or email Seller agrees to use the assigned in whole or invive the Term. property on the Property except as set forth in § 5 in the Property as Sellement mow the lawn. Sellement of the Sellement Sellement and appliances in the waste, neglect or damage			
possession of the Property if Seller vacates address of the recipient as specified below Property for Seller's personal residence only part, voluntarily or involuntarily. The rights 4. During the Term, Seller, at Seller's so and owned by Buyer in the same condition a Unless the services are provided by a third previously maintained the Property to incluwill provide timely notice to Buyer of any in 5. If necessary, Buyer will, at Buyer's so ventilation and ducts, plumbing, electrical Property owned by Buyer, and the lawn spri to the Property or personal property on the Property or Buyer's designee, may enter the	the Property early. Notice must be provided to the address or as otherwise specified, in writing, by the recipient. So yeller's rights and obligations may not be transferred or and remedies of the parties under this Agreement will surveille expense, will keep the improvements and any personal pand repair, normal wear and tear excepted, as of Closing, ed-party, e.g., homeowner's association, Seller will maintain ide, but not limited to, landscaping, remove snow, water armprovement requiring maintenance or repair. The expense, maintain, repair and replace the heating and conviring, roof and structural components of the Property, a inkler system, if any. Seller is responsible for any misuse, we wanted to the property of the pr	o the last day of Seller's ess, fax number or email Seller agrees to use the assigned in whole or invive the Term. property on the Property except as set forth in § 5 in the Property as Sellement mow the lawn. Sellement all appliances in the waste, neglect or damage Closing. all reasonable times and			
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47 48 49 50	9. During the Term, Seller agrees to abide by all federal, state and local laws as well as any applicable Owner's Association rules and regulations. Seller agrees that Seller will not store or use any hazardous materials on the Property other than those materials customarily used or stored for a residential home and only so as not to adversely affect coverage or cost of hazard insurance on the Property.					
51 52	10. Should Seller not timely surrender possession of the Property to Buyer, Seller will be subject to eviction and additionally liable to Buyer for payment of \$ per day from and after the Term, until possession is delivered to Buyer.					
53	11. Water and sewer charges incurred for use during the	1. Water and sewer charges incurred for use during the Term will be paid by Seller Buyer .				
54 55 56	12. Electric and gas service incurred for use during the Term will be paid by Seller Buyer . Arrangements for the final reading and payments for said utilities and services may be made by either party. Any other utility or service used by Seller during the Term will be paid for by Seller.					
57 58 59 60 61	13. Seller \(\bigcup \) Will \(\bigcup \) Will \(\bigcup \) Mill \(\bigcup \) Will \(
62 63	14. Buyer agrees to maintain and pay the cost of Homeowner's Property Insurance Policy (which may be endorsed as a non owner occupant/Buyer) from Closing.					
64 65 66	from Closing. The security deposit must be held and disbursed within 30 days after the Term in					
67 68 69	16. Anything to the contrary herein notwithstanding, in the event of any arbitration or litigation relating to this Agreement, prior to or after the Term, the arbitrator or court must award to the prevailing party all reasonable costs and expenses, including attorney fees, legal fees and expenses.					
70 71 72 73 74 75	17. ADDITIONAL PROVISIONS. (The following ac Estate Commission.)	lditional provisions have not been app	proved by the Colorado Real			
15	Buyer's Name:	Buyer's Name:				
	Duran's Circustum	Buyer's Signature	Date			
	Buyer's Signature Date Address:	Address:	Date			
	Phone No.:	Phone No.:				
	Fax No.:	Fax No.:				
	Email Address:	Email Address:				
	Seller's Name:	Seller's Name:				
	Seller's Signature Date	Seller's Signature	Date			
	Address:	Address:				
	Phone No.:	Phone No.:				

	Fax No.: Email Address:	Fax No.: Email Address:	
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