## **COMMUNITY DEVELOPMENT DEPARTMENT**

# ΜΕΜΟ

February 5, 2021

То:	Peter Brixius and City Council,
From:	Marlin Eckhoff, Building Official M. É.
Subject	Approval of contract signing to purchase 552 Lincoln Street property.

#### **BACKGROUND / DISCUSSION**

As part of our blighted property abatement initiative, we have made an offer to Elinor L Arnold to purchase her property at 552 Lincoln Street. Being an 80 some year-old widow who lives out of town, she was physically and financially unable to comply with the Demolition Order that I originally issued her in 2019.

Based on Section 110 of the International Property Maintenance Code, if the owner fails to comply with the Demolition Order within the time prescribed, the City has two options. The code official can cause the structure to be demolished and removed, and then a lien for the total cost of abatement can be charged against the property which the structure was on, or the City can choose to leave the structure there, which can happen at times if the abatement cost is too high for the City to absorb. The issue with the lien process is that this lot would most likely never be worth near what it cost to remove the house. This means most likely no one would ever buy it with a large lien on it or with the house on it. So, staff believe it is simpler, cleaner, and easier to just go ahead and purchase the property and demo it in- house.

The problem with this lot is that it is not very marketable as it is only one city lot which is 25 ft wide and 3,000 sq. ft. Our Land Use Code requires a lot in this zone district to be a minimum of 50 ft wide and 6,000 sq. ft. Since this lots butts up to the city owned tennis courts, we figured the City could add the additional 25 ft to the north end and possibly use it for off-street parking or restrooms for the tennis courts in the future.

Note: This home had asbestos flooring throughout, however it was removed by the owner and I have received the Demolition Notification Form from CCI confirming that all materials that tested positive for asbestos have been removed.

The following is an outline of the estimated total cost for purchase and demolition:

1. Purchase price:	\$4,000
2. Closing cost:	\$850
3. ILC Survey:	\$325
4. Landfill fees & asphalt replace	ement: \$800
Estimated cost to the City:	\$5,975

Note: This is with the Road & Bridge Dept doing the demo and removal in-house.

### RE/MAX About You Janalee Adams

Ph: 970-824-7000

The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission. (CBS4-5-19) (Mandatory 7-19)

## 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 (LAND) (X Property with No Residences)

( Property with Residences-Residential Addendum Attached)

Date: 2/2/2021

#### AGREEMENT

**1. AGREEMENT.** Buyer agrees to buy and Seller agrees to sell the Property described below on the terms and conditions set forth in this contract (Contract).

#### 2. PARTIES AND PROPERTY.

**2.1. Buyer.** Buyer, *City of Craig* (Buyer) will take title to the Property described below as Joint Tenants  $\Box$  Tenants In Common  $\bigotimes$  Other n/a.

**2.2. No Assignability.** This Contract **IS NOT** assignable by Buyer unless otherwise specified in **Additional Provisions**.

2.3. Seller. *Elinor L Arnold* (Seller) is the current owner of the Property described below.

2.4. Property. The Property is the following legally described real estate in the County of

Moffat, Colorado:

 $\Box$ 

#### Subd: ROSEDALE Lot:11 Block: 6

known as No. 552 Lincoln Street, Craig, CO 81625,

together with the interests, easements, rights, benefits, improvements and attached fixtures appurtenant thereto and all interest of Seller in vacated streets and alleys adjacent thereto except as herein excluded (Property).

2.5. Inclusions. The Purchase Price includes the following items (Inclusions):

**2.5.1.** Inclusions. The following items, whether fixtures or personal property, are included in the Purchase Price unless excluded under **Exclusions**:

**n/a** If any additional items are attached to the Property after the date of this Contract, such additional items are also included in the Purchase Price.

**2.5.2. Personal Property** –- **Conveyance.** Any personal property must be conveyed at Closing by Seller free and clear of all taxes (except personal property taxes for the year of Closing), liens and encumbrances, except *n/a*.

Conveyance of all personal property will be by bill of sale or other applicable legal instrument.

2.6. Exclusions. The following items are excluded (Exclusions): n/a

2.7. Water Rights, Well Rights, Water and Sewer Taps.

**2.7.1. Deeded Water Rights.** The following legally described water rights:

<sup>66</sup> n/a
 <sup>67</sup> Any deeded water rights will be conveyed by a good and sufficient <u>n/a</u> deed at Closing.
 <sup>69</sup> 2.7.2. Other Rights Relating to Water. The following rights relating to water not included in

§§ 2.7.1, 2.7.3, 2.7.4 and 2.7.5, will be transferred to Buyer at Closing: n/a

**2.7.3. Well Rights.** Seller agrees to supply required information to Buyer about the well. Buyer understands that if the well to be transferred is a "Small Capacity Well" or a "Domestic Exempt Water Well" used for ordinary household purposes, Buyer must, prior to or at Closing, complete a Change in Ownership form for the well. If an existing well has not been registered with the Colorado Division of Water Resources in the Department of Natural Resources (Division), Buyer must complete a registration of existing well form for the well and pay the cost of registration. If no person will be providing a closing service in connection with the transaction, Buyer must file the form with the Division within sixty days after Closing. The Well Permit # is n/a.

**2.7.4. Water Stock Certificates.** The water stock certificates to be transferred at Closing are as follows: n/a

**2.7.5. Water and Sewer Taps.** The parties agree that water and sewer taps listed below for the Property are being conveyed as part of the Purchase Price as follows: n/a

If any water or sewer taps are included in the sale, Buyer is advised to obtain, from the provider, written confirmation of the amount remaining to be paid, if any, time and other restrictions for transfer and use of the taps.

**2.7.6. Conveyance.** If Buyer is to receive any rights to water pursuant to § 2.7.2 (Other Rights Relating to Water), § 2.7.3 (Well Rights), § 2.7.4 (Water Stock Certificates), or § 2.7.5 (Water and Sewer Taps), Seller agrees to convey such rights to Buyer by executing the applicable legal instrument at Closing.

2.8. Growing Crops. With respect to growing crops, Seller and Buyer agree as follows:

n/a

#### 3.

## DATES, DEADLINES AND APPLICABILITY.

#### 3.1. Dates and Deadlines.

Item No.		Event	Date or Dea	adline
1	§4.3	Alternative Earnest Money Deadline	n/a	
		Title		
2	§8.1, 8.4	Record Title Deadline	2/23/2021	Tuesday
3	§8.2, 8.4	Record Title Objection Deadline	2/24/2021	Wednesday
4	§8.3	Off-Record Title Deadline	2/23/2021	Tuesday
5	§8.3	Off-Record Title Objection Deadline	2/24/2021	Wednesday
6	§8.5	Title Resolution Deadline	2/25/2021	Thursday
7	§8.6	Right of First Refusal Deadline	n/a	
		Owners' Association		
8	§7.2	Association Documents Deadline	n/a	
9	§7.4	Association Documents Termination Deadline	n/a	
Se		Seller's Disclosures		
10	§ 10.1	Seller's Property Disclosure Deadline	n/a	
	§10.10	Lead-Based Paint Disclosure Deadline (if	n/a	
		Residential Addendum attached)	n/a	
Loan and Credit				
12	§5.1	New Loan Application Deadline	n/a	
13	§5.2	New Loan Termination Deadline	n/a	
14	§5.3	Buyer's Credit Information Deadline	n/a	
15 §5.3	Disapproval of Buyer's Credit Information	n/a		
10		Deadline		
16	§5.4	Existing Loan Deadline	n/a	
17	§5.4	Existing Loan Termination Deadline	n/a	
18	§5.4	Loan Transfer Approval Deadline	n/a	

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19	§4.7	Seller or Private Financing Deadline	n/a	
		Appraisal		
20	§6.2	Appraisal Deadline	n/a	
21	§6.2	Appraisal Objection Deadline	n/a	
22	§6.2	Appraisal Resolution Deadline	n/a	
		Survey		
23	§9.1	New ILC or New Survey Deadline	2/23/2021	Tuesday
24	§9.3	New ILC or New Survey Objection Deadline	2/24/2021	Wednesda
25	§9.3	New ILC or New Survey Resolution Deadline	2/25/2021	Thursday
		Inspection and Due Diligence		
26	§10.3	Inspection Objection Deadline	n/a	
27	§ 10.3	Inspection Termination Deadline	n/a	
28	§ 10.3	Inspection Resolution Deadline	n/a	
29	§ 10.5	Property Insurance Termination Deadline	n/a	
30	§ 10.6	Due Diligence Documents Delivery Deadline	n/a	
31	§ 10.6	Due Diligence Documents Objection Deadline	n/a	
32	§10.6	Due Diligence Documents Resolution Deadline	n/a	
33	§ 10.6	Environmental Inspection Termination Deadline	n/a	
34	§ 10.6	ADA Evaluation Termination Deadline	n/a	
35	§ 10.7	Conditional Sale Deadline	n/a	
36	§10.10	Lead-Based Paint Termination Deadline (if Residential Addendum attached)	n/a	
37	§ 11.1,11.2	Estoppel Statements Deadline	n/a	
38	§ 11.3	Estoppel Statements Termination Deadline		
		Closing and Possession		
39	§12.3	Closing Date	3/2/2021	Tuesday
40	§ 17	Possession Date	3/2/2021	Tuesday
41	§ 17	Possession Time	n/a	
42	§ 28	Acceptance Deadline Date	n/a	
43	§ 28	Acceptance Deadline Time	n/a	
44	n/a	n/a	n/a	
45	n/a	n/a	n/a	

**3.2. Applicability of Terms.** Any box checked in this Contract means the corresponding provision applies. If any deadline blank in § 3.1 (Dates and Deadlines) is left blank or completed with the abbreviation "N/A", or the word "Deleted," such deadline is not applicable and the corresponding provision containing the deadline is deleted. If no box is checked in a provision that contains a selection of "None", such provision means that "None" applies.

The abbreviation "MEC" (mutual execution of this Contract) means the date upon which both parties have signed this Contract.

#### 4. PURCHASE PRICE AND TERMS.

**4.1. Price and Terms.** The Purchase Price set forth below is payable in U.S. Dollars by Buyer as follows:

209         1         § 4.1         Purchase Price         \$4,000.00	207 208	Item No.	Reference	Item	Amount	Amount
		1	§ 4.1	Purchase Price	\$4,000.00	

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211	2	§ 4.3	Earnest Money		
212 213	3	§ 4.5	New Loan		
214 215	4	§ 4.6	Assumption Balance		
216	5	§ 4.7	Private Financing		
217 218	6	§ 4.7	Seller Financing		
219	7	n/a	n/a		
220 221	8	n/a	n/a		
222	9	§ 4.4	Cash at Closing		
223 224	10		TOTAL	\$4,000.00	\$4,000.00
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4.2. Seller Concession. At Closing, Seller will credit to Buyer \$ n/a (Seller Concession). The Seller Concession may be used for any Buyer fee, cost, charge or expenditure to the extent the amount is allowed by the Buyer's lender and is included in the Closing Statement or Closing Disclosure at Closing. Examples of allowable items to be paid for by the Seller Concession include, but are not limited to: Buyer's closing costs, loan discount points, loan origination fees, prepaid items and any other fee, cost, charge, expense or expenditure. Seller Concession is in addition to any sum Seller has agreed to pay or credit Buyer elsewhere in this Contract.

235 Earnest Money. The Earnest Money set forth in this section, in the form of a *n/a*, will be 4.3. 236 payable to and held by n/a (Earnest Money Holder), in its trust account, on behalf of both Seller and Buyer. 237 238 The Earnest Money deposit must be tendered, by Buyer, with this Contract unless the parties mutually agree to 239 an Alternative Earnest Money Deadline for its payment. The parties authorize delivery of the Earnest Money 240 deposit to the company conducting the Closing (Closing Company), if any, at or before Closing. In the event Earnest Money Holder has agreed to have interest on Earnest Money deposits transferred to a fund 243 established for the purpose of providing affordable housing to Colorado residents, Seller and Buyer 244 acknowledge and agree that any interest accruing on the Earnest Money deposited with the Earnest Money 245 246 Holder in this transaction will be transferred to such fund.

4.3.1. Alternative Earnest Money Deadline. The deadline for delivering the Earnest Money, if other than at the time of tender of this Contract, is as set forth as the Alternative Earnest Money Deadline.

**4.3.2.** Return of Earnest Money. If Buyer has a Right to Terminate and timely terminates, Buyer is entitled to the return of Earnest Money as provided in this Contract. If this Contract is terminated as set forth in § 25 and, except as provided in § 24 (Earnest Money Dispute), if the Earnest Money has not already been returned following receipt of a Notice to Terminate, Seller agrees to execute and return to Buyer or Broker working with Buyer, written mutual instructions (e.g., Earnest Money Release form), within three days of Seller's receipt of such form.

### Form of Funds; Time of Payment; Available Funds.

4.4.1. Good Funds. All amounts payable by the parties at Closing, including any loan proceeds, Cash at Closing and closing costs, must be in funds that comply with all applicable Colorado laws, including electronic transfer funds, certified check, savings and loan teller's check and cashier's check (Good Funds).

4.4.2. Time of Payment; Available Funds. All funds, including the Purchase Price to be paid by Buyer, must be paid before or at Closing or as otherwise agreed in writing between the parties to allow disbursement by Closing Company at Closing OR SUCH NONPAYING PARTY WILL BE IN DEFAULT. Buver represents that Buyer, as of the date of this Contract, **Does Does Not** have funds that are immediately verifiable and available in an amount not less than the amount stated as Cash at Closing in § 4.1.

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4.5. **New Loan.** (Omitted as inapplicable)

274 4.6. Assumption. Buyer agrees to assume and pay an existing loan in the approximate 275 amount of the Assumption Balance set forth in <sup>§</sup>4.1 (Price and Terms), presently payable at \$ n/a per n/a276 277 including principal and interest presently at the rate of n/a % per annum and also including escrow for the 278 following as indicated: Real Estate Taxes Property Insurance Premium Mortgage Insurance 279

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## <sup>281</sup> **Premium**

and 🗌 <mark>n/a</mark>.

Buyer agrees to pay a loan transfer fee not to exceed \$n/a. At the time of assumption, the new interest rate will not exceed n/a % per annum and the new payment will not exceed \$n/a per n/a principal and interest, plus escrow, if any. If the actual principal balance of the existing loan at Closing is less than the Assumption Balance, which causes the amount of cash required from Buyer at Closing to be increased by more than \$n/a, or if any other terms or provisions of the loan change, Buyer has the Right to Terminate under \$ 25.1 on or before **Closing Date**.

Seller  $\Box$  Will  $\Box$  Will Not be released from liability on said loan. If applicable, compliance with the requirements for release from liability will be evidenced by delivery  $\Box$  on or before Loan Transfer Approval **Deadline**  $\Box$  at **Closing** of an appropriate letter of commitment from lender. Any cost payable for release of liability will be paid by n/a in an amount not to exceed \$n/a.

**4.7. Seller or Private Financing.** (Omitted as inapplicable)

#### TRANSACTION PROVISIONS

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FINANCING CONDITIONS AND OBLIGATIONS. (Omitted as inapplicable)

5.3. Credit Information and Buyer's New Senior Loan. (Omitted as inapplicable)

#### 5.4. Existing Loan Review. (Omitted as inapplicable)

#### 6. APPRAISAL PROVISIONS.

**6.1. Appraisal Definition.** An "Appraisal" is an opinion of value prepared by a licensed or certified appraiser, engaged on behalf of Buyer or Buyer's lender, to determine the Property's market value (Appraised Value). The Appraisal may also set forth certain lender requirements, replacements, removals or repairs necessary on or to the Property as a condition for the Property to be valued at the Appraised Value.

**6.2. Appraisal Condition.** The applicable appraisal provision set forth below applies to the respective loan type set forth in § 4.5.3, or if a cash transaction (i.e. no financing), § 6.2.1 applies.

**6.2.1.** Conventional/Other. Buyer has the right to obtain an Appraisal. If the Appraised Value is less than the Purchase Price, or if the Appraisal is not received by Buyer on or before **Appraisal Deadline** Buyer may, on or before **Appraisal Objection Deadline**, notwithstanding § 8.3 or § 13:

**6.2.1.1. Notice to Terminate.** Notify Seller in writing, pursuant to § 25.1, that this Contract is terminated; or

**6.2.1.2. Appraisal Objection.** Deliver to Seller a written objection accompanied by either a copy of the Appraisal or written notice from lender that confirms the Appraised Value is less than the Purchase Price (Lender Verification).

6.2.1.3. Appraisal Resolution. If an Appraisal Objection is received by Seller, on or before Appraisal Objection Deadline and if Buyer and Seller have not agreed in writing to a settlement thereof on or before Appraisal Resolution Deadline, this Contract will terminate on the Appraisal Resolution Deadline, unless Seller receives Buyer's written withdrawal of the Appraisal Objection before such termination, i.e., on or before expiration of Appraisal Resolution Deadline.

**6.3.** Lender Property Requirements. If the lender imposes any written requirements, replacements, removals or repairs, including any specified in the Appraisal (Lender Requirements) to be made to the Property (e.g., roof repair, repainting), beyond those matters already agreed to by Seller in this Contract, this Contract terminates on the earlier of three days following Seller's receipt of the Lender Requirements, or Closing, unless prior to termination: (1) the parties enter into a written agreement to satisfy the Lender Requirements; (2) the Lender Requirements have been completed; or (3) the satisfaction of the Lender Requirements is waived in writing by Buyer.

6.4. Cost of Appraisal. Cost of the Appraisal to be obtained after the date of this Contract must be
 timely paid by Buyer Seller. The cost of the Appraisal may include any and all fees paid to the appraiser,
 appraisal management company, lender's agent or all three.

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7. **OWNERS' ASSOCIATION.** This Section is applicable if the Property is located within a Common Interest Community and subject to the declaration (Association).

354 Common Interest Community Disclosure. THE PROPERTY IS LOCATED WITHIN A 7.1. 356 COMMON INTEREST COMMUNITY AND IS SUBJECT TO THE DECLARATION FOR THE COMMUNITY. 357 THE OWNER OF THE PROPERTY WILL BE REQUIRED TO BE A MEMBER OF THE OWNERS' 358 ASSOCIATION FOR THE COMMUNITY AND WILL BE SUBJECT TO THE BYLAWS AND RULES AND 359 360 **REGULATIONS OF THE ASSOCIATION. THE DECLARATION, BYLAWS AND RULES AND REGULATIONS** 361 WILL IMPOSE FINANCIAL OBLIGATIONS UPON THE OWNER OF THE PROPERTY, INCLUDING AN 362 **OBLIGATION TO PAY ASSESSMENTS OF THE ASSOCIATION. IF THE OWNER DOES NOT PAY THESE** 363 364 ASSESSMENTS, THE ASSOCIATION COULD PLACE A LIEN ON THE PROPERTY AND POSSIBLY SELL 365 IT TO PAY THE DEBT. THE DECLARATION, BYLAWS AND RULES AND REGULATIONS OF THE 366 COMMUNITY MAY PROHIBIT THE OWNER FROM MAKING CHANGES TO THE PROPERTY WITHOUT AN 368 ARCHITECTURAL REVIEW BY THE ASSOCIATION (OR A COMMITTEE OF THE ASSOCIATION) AND 369 THE APPROVAL OF THE ASSOCIATION. PURCHASERS OF PROPERTY WITHIN THE COMMON 370 INTEREST COMMUNITY SHOULD INVESTIGATE THE FINANCIAL OBLIGATIONS OF MEMBERS OF THE 371 ASSOCIATION. PURCHASERS SHOULD CAREFULLY READ THE DECLARATION FOR THE COMMUNITY 372 373 AND THE BYLAWS AND RULES AND REGULATIONS OF THE ASSOCIATION. 374

Association Documents to Buyer. Seller is obligated to provide to Buyer the Association 7.2. Documents (defined below), at Seller's expense, on or before Association Documents Deadline. Seller authorizes the Association to provide the Association Documents to Buyer, at Seller's expense. Seller's obligation to provide the Association Documents is fulfilled upon Buyer's receipt of the Association Documents, regardless of who provides such documents.

7.3. Association Documents. Association documents (Association Documents) consist of the following:

**7.3.1.** All Association declarations, articles of incorporation, bylaws, articles of organization, operating agreements, rules and regulations, party wall agreements and the Association's responsible governance policies adopted under § 38-33.3-209.5, C.R.S.;

**7.3.2.** Minutes of: (1) the annual owners' or members' meeting and (2) any executive boards' or managers' meetings; such minutes include those provided under the most current annual disclosure required under § 38-33.3-209.4, C.R.S. (Annual Disclosure) and minutes of meetings, if any, subsequent to the minutes disclosed in the Annual Disclosure. If none of the preceding minutes exist, then the most recent minutes, if any (§§ 7.3.1 and 7.3.2, collectively, Governing Documents); and

394 7.3.3. List of all Association insurance policies as provided in the Association's last Annual 395 Disclosure, including, but not limited to, property, general liability, association director and officer professional 396 liability and fidelity policies. The list must include the company names, policy limits, policy deductibles, 397 additional named insureds and expiration dates of the policies listed (Association Insurance Documents); 398 399

7.3.4. A list by unit type of the Association's assessments, including both regular and special assessments as disclosed in the Association's last Annual Disclosure;

401 The Association's most recent financial documents which consist of: (1) the 7.3.5. 402 403 Association's operating budget for the current fiscal year, (2) the Association's most recent annual financial 404 statements, including any amounts held in reserve for the fiscal year immediately preceding the Association's 405 last Annual Disclosure. (3) the results of the Association's most recent available financial audit or review. (4) list 406 407 of the fees and charges (regardless of name of title of such fees or charges) that the Association's community 408 association manager or Association will charge in connection with the Closing including, but not limited to, any 409 fee incident to the issuance of the Association's statement of assessments (Status Letter), any rush or update 410 fee charged for the Status Letter, any record change fee or ownership record transfer fees (Record Change 411 412 Fee), fees to access documents, (5) list of all assessments required to be paid in advance, reserves or working 413 capital due at Closing and (6) reserve study, if any (§§ 7.3.4 and 7.3.5, collectively, Financial Documents); 414

7.3.6. Any written notice from the Association to Seller of a "construction defect action" 415 416 under § 38-33.3-303.5, C.R.S. within the past six months and the result of whether the Association approved or 417 disapproved such action (Construction Defect Documents). Nothing in this Section limits the Seller's obligation 418 to disclose adverse material facts as required under § 10.2 (Disclosure of Adverse Material Facts; Subsequent 419

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421 Disclosure; Present Condition) including any problems or defects in the common elements or limited common
 422 elements of the Association property.

7.4. Conditional on Buyer's Review. Buyer has the right to review the Association Documents. 424 Buyer has the Right to Terminate under § 25.1, on or before Association Documents Termination Deadline. 425 426 based on any unsatisfactory provision in any of the Association Documents, in Buyer's sole subjective 427 discretion. Should Buyer receive the Association Documents after Association Documents Deadline, Buyer, 428 429 at Buyer's option, has the Right to Terminate under § 25.1 by Buyer's Notice to Terminate received by Seller on 430 or before ten days after Buyer's receipt of the Association Documents. If Buyer does not receive the 431 Association Documents, or if Buyer's Notice to Terminate would otherwise be required to be received by Seller 432 after Closing Date, Buyer's Notice to Terminate must be received by Seller on or before Closing. If Seller does 433 434 not receive Buyer's Notice to Terminate within such time, Buyer accepts the provisions of the Association 435 Documents as satisfactory and Buyer waives any Right to Terminate under this provision, notwithstanding the 436 provisions of § 8.6 (Right of First Refusal or Contract Approval). 437

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#### TITLE INSURANCE, RECORD TITLE AND OFF-RECORD TITLE.

#### 8.1. Evidence of Record Title.

8.1.1. Seller Selects Title Insurance Company. If this box is checked, Seller will select the title insurance company to furnish the owner's title insurance policy at Seller's expense. On or before **Record** Title Deadline, Seller must furnish to Buyer, a current commitment for an owner's title insurance policy (Title Commitment), in an amount equal to the Purchase Price, or if this box is checked, an Abstract of Title certified to a current date. Seller will cause the title insurance policy to be issued and delivered to Buyer as soon as practicable at or after Closing.

8.1.2. Buyer Selects Title Insurance Company. If this box is checked, Buyer will select the title insurance company to furnish the owner's title insurance policy at Buyer's expense. On or before **Record** Title Deadline, Buyer must furnish to Seller, a current commitment for owner's title insurance policy (Title Commitment), in an amount equal to the Purchase Price.

454 Communently, in an amount equal to the Purchase Price.
455 If neither box in § 8.1.1 or § 8.1.2 is checked, § 8.1.1 applies.

456 8.1.3. Owner's Extended Coverage (OEC). The Title Commitment Will Will Not 457 contain Owner's Extended Coverage (OEC). If the Title Commitment is to contain OEC, it will commit to delete 458 or insure over the standard exceptions which relate to: (1) parties in possession, (2) unrecorded easements, 45**9** 460 (3) survey matters, (4) unrecorded mechanics' liens, (5) gap period (period between the effective date and time 461 of commitment to the date and time the deed is recorded) and (6) unpaid taxes, assessments and unredeemed 462 tax sales prior to the year of Closing. Any additional premium expense to obtain OEC will be paid by  $\Box$ Buyer 463  $\Box$  Seller  $\Box$  One-Half by Buyer and One-Half by Seller  $\Box$  Other n/a. 464

Regardless of whether the Contract requires OEC, the Title Insurance Commitment may not provide OEC or
delete or insure over any or all of the standard exceptions for OEC. The Title Insurance Company may require
a New Survey or New ILC, defined below, among other requirements for OEC. If the Title Insurance
Commitment is not satisfactory to Buyer, Buyer has a right to object under § 8.5 (Right to Object to Title,
Resolution).

**8.1.4. Title Documents.** Title Documents consist of the following: (1) copies of any plats, declarations, covenants, conditions and restrictions burdening the Property and (2) copies of any other documents (or, if illegible, summaries of such documents) listed in the schedule of exceptions (Exceptions) in the Title Commitment furnished to Buyer (collectively, Title Documents).

8.1.5. Copies of Title Documents. Buyer must receive, on or before Record Title Deadline,
 copies of all Title Documents. This requirement pertains only to documents as shown of record in the office of
 the clerk and recorder in the county where the Property is located. The cost of furnishing copies of the
 documents required in this Section will be at the expense of the party or parties obligated to pay for the
 owner's title insurance policy.

8.1.6. Existing Abstracts of Title. Seller must deliver to Buyer copies of any abstracts of title
 covering all or any portion of the Property (Abstract of Title) in Seller's possession on or before Record Title
 Deadline.

8.2. Record Title. Buyer has the right to review and object to the Abstract of Title or Title
 Commitment and any of the Title Documents as set forth in § 8.5 (Right to Object to Title, Resolution) on or

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491 before Record Title Objection Deadline. Buyer's objection may be based on any unsatisfactory form or 492 content of Title Commitment or Abstract of Title, notwithstanding § 13, or any other unsatisfactory title 493 condition, in Buyer's sole subjective discretion. If the Abstract of Title, Title Commitment or Title Documents are 494 495 not received by Buyer on or before the **Record Title Deadline**, or if there is an endorsement to the Title 496 Commitment that adds a new Exception to title, a copy of the new Exception to title and the modified Title 497 Commitment will be delivered to Buyer. Buyer has until the earlier of Closing or ten days after receipt of such 498 499 documents by Buyer to review and object to: (1) any required Title Document not timely received by Buyer, (2) 500 any change to the Abstract of Title, Title Commitment or Title Documents, or (3) any endorsement to the Title Commitment. If Seller receives Buyer's Notice to Terminate or Notice of Title Objection, pursuant to this § 8.2 502 (Record Title), any title objection by Buyer is governed by the provisions set forth in § 8.5 (Right to Object to 503 504 Title, Resolution). If Seller has fulfilled all Seller's obligations, if any, to deliver to Buyer all documents required 505 by § 8.1 (Evidence of Record Title) and Seller does not receive Buyer's Notice to Terminate or Notice of Title 506 Objection by the applicable deadline specified above, Buyer accepts the condition of title as disclosed by the 507 508 Abstract of Title, Title Commitment and Title Documents as satisfactory.

509 Off-Record Title. Seller must deliver to Buyer, on or before Off-Record Title Deadline, true 8.3. 510 copies of all existing surveys in Seller's possession pertaining to the Property and must disclose to Buyer all 511 easements, liens (including, without limitation, governmental improvements approved, but not yet installed) or 512 513 other title matters (including, without limitation, rights of first refusal and options) not shown by public records, 514 of which Seller has actual knowledge (Off-Record Matters). This Section excludes any New ILC or New 515 Survey governed under § 9 (New ILC, New Survey). Buyer has the right to inspect the Property to investigate 516 517 if any third party has any right in the Property not shown by public records (e.g., unrecorded easement, 518 boundary line discrepancy or water rights). Buyer's Notice to Terminate or Notice of Title Objection of any 519 unsatisfactory condition (whether disclosed by Seller or revealed by such inspection, notwithstanding § 8.2 520 521 (Record Title) and § 13 (Transfer of Title)), in Buyer's sole subjective discretion, must be received by Seller on 522 or before Off-Record Title Objection Deadline. If an Off-Record Matter is received by Buyer after the 523 Off-Record Title Deadline, Buyer has until the earlier of Closing or ten days after receipt by Buyer to review 524 and object to such Off-Record Matter. If Seller receives Buyer's Notice to Terminate or Notice of Title Objection 525 526 pursuant to this § 8.3 (Off-Record Title), any title objection by Buyer is governed by the provisions set forth in § 527 8.5 (Right to Object to Title, Resolution). If Seller does not receive Buyer's Notice to Terminate or Notice of Title 528 Objection by the applicable deadline specified above, Buyer accepts title subject to such Off-Record Matters 529 530 and rights, if any, of third parties not shown by public records of which Buyer has actual knowledge. 531

8.4. Special Taxing Districts. SPECIAL TAXING DISTRICTS MAY BE SUBJECT TO GENERAL **OBLIGATION INDEBTEDNESS THAT IS PAID BY REVENUES PRODUCED FROM ANNUAL TAX LEVIES** 533 ON THE TAXABLE PROPERTY WITHIN SUCH DISTRICTS. PROPERTY OWNERS IN SUCH DISTRICTS 534 535 MAY BE PLACED AT RISK FOR INCREASED MILL LEVIES AND TAX TO SUPPORT THE SERVICING OF 536 SUCH DEBT WHERE CIRCUMSTANCES ARISE RESULTING IN THE INABILITY OF SUCH A DISTRICT TO 537 DISCHARGE SUCH INDEBTEDNESS WITHOUT SUCH AN INCREASE IN MILL LEVIES. BUYERS 538 539 SHOULD INVESTIGATE THE SPECIAL TAXING DISTRICTS IN WHICH THE PROPERTY IS LOCATED BY 540 CONTACTING THE COUNTY TREASURER, BY REVIEWING THE CERTIFICATE OF TAXES DUE FOR THE 541 PROPERTY AND BY OBTAINING FURTHER INFORMATION FROM THE BOARD OF COUNTY 542 543 COMMISSIONERS, THE COUNTY CLERK AND RECORDER, OR THE COUNTY ASSESSOR. 544

A tax certificate from the respective county treasurer listing any special taxing districts that effect the 545 Property (Tax Certificate) must be delivered to Buyer on or before **Record Title Deadline**. If the Property is located within a special taxing district and such inclusion is unsatisfactory to Buyer, in Buyer's sole subjective discretion, Buyer may object, on or before Record Title Objection Deadline. If the Tax Certificate shows that the Property is included in a special taxing district and is received by Buyer after the **Record Title Deadline**, 550 Buyer has until the earlier of Closing or ten days after receipt by Buyer to review and object to the Property's inclusion in a special taxing district as unsatisfactory to Buyer.

553 Right to Object to Title, Resolution. Buyer's right to object, in Buyer's sole subjective 8.5. 554 discretion, to any title matters includes those matters set forth in § 8.2 (Record Title), § 8.3 (Off-Record Title), § 555 556 8.4 (Special Taxing District) and § 13 (Transfer of Title). If Buyer objects to any title matter, on or before the 557 applicable deadline, Buyer has the following options: 558

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**8.5.1.** Title Objection, Resolution. If Seller receives Buyer's written notice objecting to any

CBS4-5-19. CONTRACT TO BUY AND SELL REAL ESTATE - Land Page 8 of 20 561 title matter (Notice of Title Objection) on or before the applicable deadline and if Buyer and Seller have not 562 agreed to a written settlement thereof on or before **Title Resolution Deadline**, this Contract will terminate on 563 the expiration of **Title Resolution Deadline**, unless Seller receives Buyer's written withdrawal of Buyer's 564 565 Notice of Title Objection (i.e., Buyer's written notice to waive objection to such items and waives the Right to 566 Terminate for that reason), on or before expiration of **Title Resolution Deadline**. If either the Record Title 567 Deadline or the Off-Record Title Deadline, or both, are extended pursuant to § 8.2 (Record Title), § 8.3 568 569 (Off-Record Title) or § 8.4 (Special Taxing Districts), the Title Resolution Deadline also will be automatically 570 extended to the earlier of Closing or fifteen days after Buyer's receipt of the applicable documents; or 571

**8.5.2.** Title Objection, Right to Terminate. Buyer may exercise the Right to Terminate under § 25.1, on or before the applicable deadline, based on any title matter unsatisfactory to Buyer, in Buyer's sole subjective discretion.

8.6. Right of First Refusal or Contract Approval. If there is a right of first refusal on the Property or a right to approve this Contract, Seller must promptly submit this Contract according to the terms and conditions of such right. If the holder of the right of first refusal exercises such right or the holder of a right to approve disapproves this Contract, this Contract will terminate. If the right of first refusal is waived explicitly or expires, or the Contract is approved, this Contract will remain in full force and effect. Seller must promptly notify Buyer in writing of the foregoing. If expiration or waiver of the right of first refusal or approval of this Contract has not occurred on or before **Right of First Refusal Deadline**, this Contract will then terminate.

Title Advisory. The Title Documents affect the title, ownership and use of the Property and 8.7. should be reviewed carefully. Additionally, other matters not reflected in the Title Documents may affect the title, ownership and use of the Property, including, without limitation, boundary lines and encroachments, set-back requirements, area, zoning, building code violations, unrecorded easements and claims of easements, leases and other unrecorded agreements, water on or under the Property, and various laws and governmental regulations concerning land use, development and environmental matters.

8.7.1. OIL, GAS, WATER AND MINERAL DISCLOSURE. THE SURFACE ESTATE OF THE PROPERTY MAY BE OWNED SEPARATELY FROM THE UNDERLYING MINERAL ESTATE AND TRANSFER OF THE SURFACE ESTATE MAY NOT NECESSARILY INCLUDE TRANSFER OF THE MINERAL ESTATE OR WATER RIGHTS. THIRD PARTIES MAY OWN OR LEASE INTERESTS IN OIL, GAS, OTHER MINERALS, GEOTHERMAL ENERGY OR WATER ON OR UNDER THE SURFACE OF THE PROPERTY, WHICH INTERESTS MAY GIVE THEM RIGHTS TO ENTER AND USE THE SURFACE OF THE PROPERTY TO ACCESS THE MINERAL ESTATE, OIL, GAS OR WATER.

8.7.2. SURFACE USE AGREEMENT. THE USE OF THE SURFACE ESTATE OF THE PROPERTY TO ACCESS THE OIL, GAS OR MINERALS MAY BE GOVERNED BY A SURFACE USE AGREEMENT, A MEMORANDUM OR OTHER NOTICE OF WHICH MAY BE RECORDED WITH THE 605 COUNTY CLERK AND RECORDER. 606

8.7.3. OIL AND GAS ACTIVITY. OIL AND GAS ACTIVITY THAT MAY OCCUR ON OR ADJACENT TO THE PROPERTY MAY INCLUDE, BUT IS NOT LIMITED TO, SURVEYING, DRILLING, WELL COMPLETION OPERATIONS, STORAGE, OIL AND GAS, OR PRODUCTION FACILITIES, PRODUCING WELLS, REWORKING OF CURRENT WELLS, AND GAS GATHERING AND PROCESSING FACILITIES.

8.7.4. ADDITIONAL INFORMATION. BUYER IS ENCOURAGED TO SEEK ADDITIONAL INFORMATION REGARDING OIL AND GAS ACTIVITY ON OR ADJACENT TO THE PROPERTY, INCLUDING DRILLING PERMIT APPLICATIONS. THIS INFORMATION MAY BE AVAILABLE FROM THE COLORADO OIL AND GAS CONSERVATION COMMISSION.

**8.7.5.** Title Insurance Exclusions. Matters set forth in this Section and others, may be excepted, excluded from, or not covered by the owner's title insurance policy.

8.8. Consult an Attorney. Buyer is advised to timely consult legal counsel with respect to all such matters as there are strict time limits provided in this Contract (e.g., Record Title Objection Deadline and Off-Record Title Objection Deadline).

#### 9. NEW ILC, NEW SURVEY.

9.1. New ILC or New Survey. If the box is checked, a: 1) 
New Improvement Location Certificate (New ILC); or, 2)  $\square$  New Survey in the form of n/a; is required and the following will apply:

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9.1.1. Ordering of New ILC or New Survey. Seller Buver will order the New ILC or New Survey. The New ILC or New Survey may also be a previous ILC or survey that is in the above-required form, certified and updated as of a date after the date of this Contract.

9.1.2. Payment for New ILC or New Survey. The cost of the New ILC or New Survey will be paid, on or before Closing, by: USeller UBuyer or n/a

9.1.3. Delivery of New ILC or New Survey. Buyer, Seller, the issuer of the Title Commitment (or the provider of the opinion of title if an Abstract of Title) and *n/a* will receive a New ILC or New Survey on or before New ILC or New Survey Deadline.

9.1.4. Certification of New ILC or New Survey. The New ILC or New Survey will be certified by the surveyor to all those who are to receive the New ILC or New Survey.

9.2. Buyer's Right to Waive or Change New ILC or New Survey Selection. Buyer may select a New ILC or New Survey different than initially specified in this Contract if there is no additional cost to Seller or change to the **New ILC or New Survey Objection Deadline**. Buyer may, in Buyer's sole subjective discretion, waive a New ILC or New Survey if done prior to Seller incurring any cost for the same.

9.3. New ILC or New Survey Objection. Buyer has the right to review and object to the New ILC or New Survey. If the New ILC or New Survey is not timely received by Buyer or is unsatisfactory to Buyer, in Buyer's sole subjective discretion, Buyer may, on or before New ILC or New Survey Objection Deadline, notwithstanding § 8.3 or § 13:

9.3.1. Notice to Terminate. Notify Seller in writing, pursuant to § 25.1, that this Contract is terminated; or

9.3.2. New ILC or New Survey Objection. Deliver to Seller a written description of any matter that was to be shown or is shown in the New ILC or New Survey that is unsatisfactory and that Buyer requires Seller to correct.

9.3.3. New ILC or New Survey Resolution. If a New ILC or New Survey Objection is received by Seller, on or before **New ILC or New Survey Objection Deadline** and if Buyer and Seller have not agreed in writing to a settlement thereof on or before New ILC or New Survey Resolution Deadline, this Contract will terminate on expiration of the New ILC or New Survey Resolution Deadline, unless Seller receives Buyer's written withdrawal of the New ILC or New Survey Objection before such termination, i.e., on or before expiration of New ILC or New Survey Resolution Deadline.

DISCLOSURE, INSPECTION AND DUE DILIGENCE

#### PROPERTY DISCLOSURE, INSPECTION, INDEMNITY, INSURABILITY, DUE DILIGENCE, AND 10. SOURCE OF WATER.

10.1. Seller's Property Disclosure. On or before Seller's Property Disclosure Deadline , Seller agrees to deliver to Buyer the most current version of the applicable Colorado Real Estate Commission's Seller's Property Disclosure form completed by Seller to Seller's actual knowledge and current as of the date of this Contract.

680 10.2. Disclosure of Adverse Material Facts; Subsequent Disclosure; Present Condition. Seller must disclose to Buyer any adverse material facts actually known by Seller as of the date of this Contract. Seller agrees that disclosure of adverse material facts will be in writing. In the event Seller discovers an adverse material fact after the date of this Contract, Seller must timely disclose such adverse fact to Buyer. 685 686 Buyer has the Right to Terminate based on the Seller's new disclosure on the earlier of Closing or five days after Buyer's receipt of the new disclosure. Except as otherwise provided in this Contract, Buyer acknowledges 688 that Seller is conveying the Property to Buyer in an "As Is" condition, "Where Is" and "With All Faults." 689

690 **10.3.** Inspection. Unless otherwise provided in this Contract, Buyer, acting in good faith, has the right 691 to have inspections (by one or more third parties, personally or both) of the Property and Inclusions 692 (Inspection), at Buyer's expense. If (1) the physical condition of the Property, including, but not limited to, the 693 roof, walls, structural integrity of the Property, the electrical, plumbing, HVAC and other mechanical systems of 694 695 the Property, (2) the physical condition of the Inclusions, (3) service to the Property (including utilities and 696 communication services), systems and components of the Property (e.g., heating and plumbing), (4) any 697 proposed or existing transportation project, road, street or highway, or (5) any other activity, odor or noise 698 699 (whether on or off the Property) and its effect or expected effect on the Property or its occupants is 700

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701 unsatisfactory, in Buyer's sole subjective discretion, Buyer may: 702

**10.3.1.** Inspection Objection. On or before the Inspection Objection Deadline, deliver to Seller a written description of any unsatisfactory condition that Buyer requires Seller to correct; or

**10.3.2.** Terminate. On or before the Inspection Termination Deadline, notify Seller in writing, 705 706 pursuant to § 25.1, that this Contract is terminated due to any unsatisfactory condition. Inspection 707 Termination Deadline will be on the earlier of Inspection Resolution Deadline or the date specified in § 708 3.1 for Inspection Termination Deadline. 709

10.3.3. Inspection Resolution. If an Inspection Objection is received by Seller, on or before Inspection Objection Deadline and if Buyer and Seller have not agreed in writing to a settlement thereof on or before Inspection Resolution Deadline, this Contract will terminate on Inspection Resolution Deadline unless Seller receives Buyer's written withdrawal of the Inspection Objection before such termination, i.e., on or before expiration of Inspection Resolution Deadline.

716 **10.4.** Damage, Liens and Indemnity. Buyer, except as otherwise provided in this Contract or other 717 718 written agreement between the parties, is responsible for payment for all inspections, tests, surveys, 719 engineering reports, or other reports performed at Buyer's request (Work) and must pay for any damage that 720 occurs to the Property and Inclusions as a result of such Work. Buyer must not permit claims or liens of any 721 kind against the Property for Work performed on the Property. Buyer agrees to indemnify, protect and hold 722 723 Seller harmless from and against any liability, damage, cost or expense incurred by Seller and caused by any 724 such Work, claim, or lien. This indemnity includes Seller's right to recover all costs and expenses incurred by 725 Seller to defend against any such liability, damage, cost or expense, or to enforce this Section, including 726 727 Seller's reasonable attorney fees, legal fees and expenses. The provisions of this Section survive the 728 termination of this Contract. This § 10.4 does not apply to items performed pursuant to an Inspection 729 Resolution. 730

**10.5.** Insurability. Buyer has the right to review and object to the availability, terms and conditions of and premium for property insurance (Property Insurance). Buyer has the Right to Terminate under § 25.1, on or before Property Insurance Termination Deadline, based on any unsatisfactory provision of the Property Insurance, in Buyer's sole subjective discretion.

10.6. Due Diligence.

**10.6.1.** Due Diligence Documents. If the respective box is checked, Seller agrees to deliver copies of the following documents and information pertaining to the Property (Due Diligence Documents) to Buyer on or before Due Diligence Documents Delivery Deadline:

Property;

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752 753 **10.6.1.2.** Property tax bills for the last *n*/years;

 $\Box$ **10.6.1.3.** As-built construction plans to the Property and the tenant improvements, including architectural, electrical, mechanical, and structural systems, engineering reports, and permanent Certificates of Occupancy, to the extent now available;  $\Box$ 

10.6.1.4. A list of all Inclusions to be conveyed to Buyer;

**10.6.1.5.** Operating statements for the past *n/a* years;

**10.6.1.6.** A rent roll accurate and correct to the date of this Contract;

**10.6.1.7.** All current leases, including any amendments or other occupancy

**10.6.1.1.** All contracts relating to the operation, maintenance and management of the

754 agreements, pertaining to the Property. Those leases or other occupancy agreements pertaining to the 755 Property that survive Closing are as follows (Leases): n/a 756

757  $\Box$ **10.6.1.8.** A schedule of any tenant improvement work Seller is obligated to complete 758 but has not yet been completed and capital improvement work either scheduled or in process on the date of 759 this Contract: 760

761  $\Box$ **10.6.1.9.** All insurance policies pertaining to the Property and copies of any claims 762 which have been made for the past n/a years; 763

 $\Box$ **10.6.1.10.** Soils reports, surveys and engineering reports or data pertaining to the 764 765 Property (if not delivered earlier under § 8.3);

766  $\Box$ **10.6.1.11.** Any and all existing documentation and reports regarding Phase I and II 767 environmental reports, letters, test results, advisories and similar documents respective to the existence or 768 769 nonexistence of asbestos, PCB transformers, or other toxic, hazardous or contaminated substances, and/or 770

CBS4-5-19. CONTRACT TO BUY AND SELL REAL ESTATE - Land Page 11 of 20 771 underground storage tanks and/or radon gas. If no reports are in Seller's possession or known to Seller, Seller 772 warrants that no such reports are in Seller's possession or known to Seller; 773

 $\Box$ **10.6.1.12.** Any Americans with Disabilities Act reports, studies or surveys concerning the compliance of the Property with said Act;

**10.6.1.13.** All permits, licenses and other building or use authorizations issued by any governmental authority with jurisdiction over the Property and written notice of any violation of any such permits, licenses or use authorizations, if any; and

 $\Box$ n/a

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**10.6.1.14.** Other documents and information:

10.6.2. Due Diligence Documents Review and Objection. Buyer has the right to review and object to Due Diligence Documents. If the Due Diligence Documents are not supplied to Buyer or are unsatisfactory, in Buyer's sole subjective discretion, Buyer may, on or before Due Diligence Documents **Objection Deadline:** 

**10.6.2.1.** Notice to Terminate. Notify Seller in writing, pursuant to § 25.1, that this Contract is terminated; or

10.6.2.2. Due Diligence Documents Objection. Deliver to Seller a written description of any unsatisfactory Due Diligence Documents that Buyer requires Seller to correct.

10.6.2.3. Due Diligence Documents Resolution. If a Due Diligence Documents Objection is received by Seller, on or before **Due Diligence Documents Objection Deadline** and if Buyer and Seller have not agreed in writing to a settlement thereof on or before Due Diligence Documents Resolution Deadline, this Contract will terminate on Due Diligence Documents Resolution Deadline unless Seller receives Buyer's written withdrawal of the Due Diligence Documents Objection before such termination, i.e., on or before expiration of Due Diligence Documents Resolution Deadline.

10.6.3. Zoning. Buyer has the Right to Terminate under § 25.1, on or before Due Diligence **Documents Objection Deadline**, based on any unsatisfactory zoning and any use restrictions imposed by any governmental agency with jurisdiction over the Property, in Buyer's sole subjective discretion.

806 10.6.4. Due Diligence – Environmental, ADA. Buyer has the right to obtain environmental 807 inspections of the Property including Phase I and Phase II Environmental Site Assessments, as applicable. 808 Seller Buyer will order or provide Phase I Environmental Site Assessment, Phase II 809 Environmental Site Assessment (compliant with most current version of the applicable ASTM E1527 810 811 standard practices for Environmental Site Assessments) and/or  $\Box n/a$ , at the expense of  $\Box$ Seller  $\Box$ Buyer 812 (Environmental Inspection). In addition, Buyer, at Buyer's expense, may also conduct an evaluation whether 813 814 the Property complies with the Americans with Disabilities Act (ADA Evaluation). All such inspections and 815 evaluations must be conducted at such times as are mutually agreeable to minimize the interruption of Seller's 816 and any Seller's tenants' business uses of the Property, if any. 817

If Buyer's Phase I Environmental Site Assessment recommends a Phase II Environmental Site Assessment, the Environmental Inspection Termination Deadline will be extended by n/days (Extended Environmental Inspection Termination Deadline) and if such Extended Environmental Inspection Termination Deadline extends beyond the Closing Date, the Closing Date will be extended a like period of time. In such event, **USeller UBuyer** must pay the cost for such Phase II Environmental Site Assessment.

824 Notwithstanding Buyer's right to obtain additional environmental inspections of the Property in this § 825 826 10.6.4, Buyer has the Right to Terminate under § 25.1, on or before Environmental Inspection Termination 827 **Deadline**, or if applicable, the Extended Environmental Inspection Termination Deadline, based on any 828 unsatisfactory results of Environmental Inspection, in Buyer's sole subjective discretion. 829

Buyer has the Right to Terminate under § 25.1, on or before **ADA Evaluation Termination Deadline**, based on any unsatisfactory ADA Evaluation, in Buyer's sole subjective discretion.

10.7. Conditional Upon Sale of Property. This Contract is conditional upon the sale and closing of 833 that certain property owned by Buyer and commonly known as n/a. Buyer has the Right to Terminate under § 834 835 25.1 effective upon Seller's receipt of Buyer's Notice to Terminate on or before Conditional Sale Deadline if 836 such property is not sold and closed by such deadline. This Section is for the sole benefit of Buyer. If Seller 837 does not receive Buyer's Notice to Terminate on or before **Conditional Sale Deadline**, Buyer waives any Right 838 839 to Terminate under this provision.

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### 10.8. Source of Potable Water (Residential Land and Residential Improvements Only).

Buyer □ Does ☑ Does Not acknowledge receipt of a copy of Seller's Property Disclosure or Source of
 Water Addendum disclosing the source of potable water for the Property. ☑ There is No Well. Buyer □ Does
 □ Does Not acknowledge receipt of a copy of the current well permit.
 Note to Buyer: SOME WATER PROVIDERS RELY TO VARYING DEGREES ON NONRENEWABLE

Note to Buyer: SOME WATER PROVIDERS RELY, TO VARYING DEGREES, ON NONRENEWABLE GROUND WATER. YOU MAY WISH TO CONTACT YOUR PROVIDER (OR INVESTIGATE THE DESCRIBED SOURCE) TO DETERMINE THE LONG-TERM SUFFICIENCY OF THE PROVIDER'S WATER SUPPLIES.

**10.9.** Existing Leases; Modification of Existing Leases; New Leases. Seller states that none of the Leases to be assigned to the Buyer at the time of Closing contain any rent concessions, rent reductions or rent abatements except as disclosed in the Lease or other writing received by Buyer. Seller will not amend, alter, modify, extend or cancel any of the Leases nor will Seller enter into any new leases affecting the Property without the prior written consent of Buyer, which consent will not be unreasonably withheld or delayed.

#### 11. ESTOPPEL STATEMENTS.

**11.1. Estoppel Statements Conditions.** Buyer has the right to review and object to any Estoppel Statements. Seller must request from all tenants of the Property and if received by Seller, deliver to Buyer on or before **Estoppel Statements Deadline**, statements in a form and substance reasonably acceptable to Buyer, from each occupant or tenant at the Property (Estoppel Statement) attached to a copy of the Lease stating:

**11.1.1.** The commencement date of the Lease and scheduled termination date of the Lease;

**11.1.2.** That said Lease is in full force and effect and that there have been no subsequent modifications or amendments;

**11.1.3.** The amount of any advance rentals paid, rent concessions given, and deposits paid to Seller;

**11.1.4.** The amount of monthly (or other applicable period) rental paid to Seller;

**11.1.5.** That there is no default under the terms of said Lease by landlord or occupant; and

**11.1.6.** That the Lease to which the Estoppel Statement is attached is a true, correct and complete copy of the Lease demising the premises it describes.

**11.2.** Seller Estoppel Statements. In the event Seller does not receive from all tenants of the Property a completed signed Estoppel Statement, Seller agrees to complete and execute an Estoppel Statement setting forth the information and documents required §11.1 above and deliver the same to Buyer on or before Estoppel Statements Deadline.

**11.3.** Estoppel Statements Termination. Buyer has the Right to Terminate under § 25.1, on or before Estoppel Statements Termination Deadline, based on any unsatisfactory Estoppel Statement, in Buyer's sole subjective discretion, or if Seller fails to deliver the Estoppel Statements on or before Estoppel Statements Deadline. Buyer also has the unilateral right to waive any unsatisfactory Estoppel Statement.

#### **CLOSING PROVISIONS**

#### 12. CLOSING DOCUMENTS, INSTRUCTIONS AND CLOSING.

**12.1. Closing Documents and Closing Information.** Seller and Buyer will cooperate with the Closing Company to enable the Closing Company to prepare and deliver documents required for Closing to Buyer and Seller and their designees. If Buyer is obtaining a loan to purchase the Property, Buyer acknowledges Buyer's lender is required to provide the Closing Company, in a timely manner, all required loan documents and financial information concerning Buyer's loan. Buyer and Seller will furnish any additional information and documents required by Closing Company that will be necessary to complete this transaction. Buyer and Seller will sign and complete all customary or reasonably-required documents at or before Closing.

**12.2. Closing Instructions.** Colorado Real Estate Commission's Closing Instructions **Are** Are **Not** executed with this Contract.

**12.3. Closing.** Delivery of deed from Seller to Buyer will be at closing (Closing). Closing will be on the date specified as the **Closing Date** or by mutual agreement at an earlier date. The hour and place of Closing will be as designated by <u>buyer and title company</u>.

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12.4. Disclosure of Settlement Costs. Buyer and Seller acknowledge that costs, guality and extent of service vary between different settlement service providers (e.g., attorneys, lenders, inspectors and title companies).

TRANSFER OF TITLE. Subject to Buyer's compliance with the terms and provisions of this Contract, 13. including the tender of any payment due at Closing, Seller must execute and deliver the following good and sufficient deed to Buyer, at Closing:

 $\boxtimes$  special warranty deed  $\square$  general warranty deed  $\square$  bargain and sale deed  $\square$  guit claim deed  $\square$  personal representative's deed D n/a deed. Seller, provided another deed is not selected, must execute and deliver a good and sufficient special warranty deed to Buyer, at Closing.

Unless otherwise specified in §30 (Additional Provisions), if title will be conveyed using a special warranty deed or a general warranty deed, title will be conveyed "subject to statutory exceptions" as defined in §38-30-113(5)(a), C.R.S.

14. **PAYMENT OF LIENS AND ENCUMBRANCES.** Unless agreed to by Buyer in writing, any amounts owed on any liens or encumbrances securing a monetary sum, including, but not limited to, any governmental liens for special improvements installed as of the date of Buyer's signature hereon, whether assessed or not and previous years' taxes, will be paid at or before Closing by Seller from the proceeds of this transaction or from any other source.

CLOSING COSTS, CLOSING FEE, ASSOCIATION FEES AND TAXES. 15.

**Closing Costs.** Buyer and Seller must pay, in Good Funds, their respective closing costs 15.1. and all other items required to be paid at Closing, except as otherwise provided herein.

15.2. Closing Services Fee. The fee for real estate closing services must be paid at Closing by Buyer Seller One-Half by Buyer and One-Half by Seller Other n/a

15.3. Status Letter and Record Change Fees. At least fourteen days prior to Closing Date, Seller agrees to promptly request the Association to deliver to Buyer a current Status Letter. Any fees incident to the issuance of Association's Status Letter must be paid by **Mone Buyer Seller One-Half by** Buyer and One-Half by Seller. Any Record Change Fee must be paid by Done Duyer Seller □ One-Half by Buyer and One-Half by Seller .

Local Transfer Tax. The Local Transfer Tax of n/a % of the Purchase Price must 15.4. be paid at Closing by 🖾 None 🗆 Buyer 💭 Seller 💭 One-Half by Buyer and One-Half by Seller.

Private Transfer Fee. Private transfer fees and other fees due to a transfer of the Property, 15.5. payable at Closing, such as community association fees, developer fees and foundation fees, must be paid at Closing by Mone Buyer Seller One-Half by Buyer and One-Half by Seller. The Private Transfer fee, whether one or more, is for the following association(s): n/a in the total amount of n/a% of the Purchase Price or \$.

15.6. Water Transfer Fees. The Water Transfer Fees can change. The fees, as of the date of this Contract, do not exceed \$n/a for:

U Water District □ Water Stock/Certificates

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966  $\Box$  Small Domestic Water Company  $\Box$  *n***/a** and must be paid at Closing by Augmentation Membership 967 ☑ None □Buyer □Seller □One-Half by Buyer and One-Half by Seller 968

Sales and Use Tax. Any sales and use tax that may accrue because of this transaction 15.7. must be paid when due by Mone Buyer Seller One-Half by Buyer and One-Half by Seller.

15.8. FIRPTA and Colorado Withholding.

972 **15.8.1.** FIRPTA. The Internal Revenue Service (IRS) may require a substantial portion of 973 974 the Seller's proceeds be withheld after Closing when Seller is a foreign person. If required withholding does not 975 occur, the Buyer could be held liable for the amount of the Seller's tax, interest and penalties. If the box in this 976 Section is checked, Seller represents that Seller  $\Box$  is a foreign person for purposes of U.S. income taxation. If 977 978 the box in this Section is not checked, Seller represents that Seller is not a foreign person for purposes of U.S. 979 income taxation. Seller agrees to cooperate with Buyer and Closing Company to provide any reasonably 980

CBS4-5-19. CONTRACT TO BUY AND SELL REAL ESTATE - Land Page 14 of 20 981 requested documents to verify Seller's foreign person status. If withholding is required, Seller authorizes 982 Closing Company to withhold such amount from Seller's proceeds. Seller should inquire with Seller's tax 983 advisor to determine if withholding applies or if an exemption exists. 984

**Colorado Withholding.** The Colorado Department of Revenue may require a 15.8.2. portion of the Seller's proceeds be withheld after Closing when Seller will not be a Colorado resident after Closing, if not otherwise exempt. Seller agrees to cooperate with Buyer and Closing Company to provide any reasonably requested documents to verify Seller's status. If withholding is required, Seller authorizes Closing Company to withhold such amount from Seller's proceeds. Seller should inquire with Seller's tax advisor to determine if withholding applies or if an exemption exists.

16. PRORATIONS AND ASSOCIATION ASSESSMENTS. The following will be prorated to the Closing **Date**, except as otherwise provided:

Taxes. Personal property taxes, if any, special taxing district assessments, if any and 16.1. general real estate taxes for the year of Closing, based on  $\Box$  Taxes for the Calendar Year Immediately Preceding Closing Most Recent Mill Levy and Most Recent Assessed Valuation, U Other n/a.

1000 16.2. **Rents**. Rents based on **Rents Actually Received Accrued**. At Closing, Seller will 1001 transfer or credit to Buyer the security deposits for all Leases assigned, or any remainder after lawful 1002 1003 deductions and notify all tenants in writing of such transfer and of the transferee's name and address. Seller must assign to Buyer all Leases in effect at Closing and Buyer must assume Seller's obligations under such 1005 Leases. 1006

1007 16.3. Association Assessments. Current regular Association assessments and dues 1008 (Association Assessments) paid in advance will be credited to Seller at Closing. Cash reserves held out of the 1009 regular Association Assessments for deferred maintenance by the Association will not be credited to Seller 1010 1011 except as may be otherwise provided by the Governing Documents. Buyer acknowledges that Buyer may be 1012 obligated to pay the Association, at Closing, an amount for reserves or working capital. Any special 1013 assessment assessed prior to **Closing Date** by the Association will be the obligation of **Buyer Seller**. 1014 Except however, any special assessment by the Association for improvements that have been installed as of 1015 1016 the date of Buyer's signature hereon, whether assessed prior to or after Closing, will be the obligation of Seller. 1017 Seller represents there are no unpaid regular or special assessments against the Property except the current 1018 regular assessments and n/a. Association Assessments are subject to change as provided in the Governing 1019 1020 Documents. 1021

16.4. Other Prorations. Water and sewer charges, propane, interest on continuing loan and n/a. 16.5. Final Settlement. Unless otherwise agreed in writing, these prorations are final.

17. POSSESSION. Possession of the Property will be delivered to Buyer on Possession Date at **Possession Time**, subject to the Leases as set forth in § 10.6.1.7.

If Seller, after Closing, fails to deliver possession as specified, Seller will be subject to eviction and will be additionally liable to Buyer for payment of  $\frac{n}{a}$  per day (or any part of a day notwithstanding § 18.1) from Possession Date and Possession Time until possession is delivered.

**GENERAL PROVISIONS** 

DAY; COMPUTATION OF PERIOD OF DAYS, DEADLINE. 18.

**18.1.** Day. As used in this Contract, the term "day" means the entire day ending at 11:59 p.m., United 1040 States Mountain Time (Standard or Daylight Savings, as applicable).

1041 18.2. Computation of Period of Days, Deadline. In computing a period of days (e.g., three days after MEC), when the ending date is not specified, the first day is excluded and the last day is included. If any 1043 1044 deadline falls on a Saturday, Sunday or federal or Colorado state holiday (Holiday), such deadline 🖾 Will 🛛 1045 Will Not be extended to the next day that is not a Saturday, Sunday or Holiday. Should neither box be 1046 checked, the deadline will not be extended. 1047

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#### 19. CAUSES OF LOSS, INSURANCE; DAMAGE TO INCLUSIONS AND SERVICES; CONDEMNATION;

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**AND WALK-THROUGH.** Except as otherwise provided in this Contract, the Property, Inclusions or both will be delivered in the condition existing as of the date of this Contract, ordinary wear and tear excepted.

**19.1.** Causes of Loss, Insurance. In the event the Property or Inclusions are damaged by fire, other 1054 1055 perils or causes of loss prior to Closing (Property Damage) in an amount of not more than ten percent of the 1056 total Purchase Price and if the repair of the damage will be paid by insurance (other than the deductible to be 1057 paid by Seller), then Seller, upon receipt of the insurance proceeds, will use Seller's reasonable efforts to 1058 1059 repair the Property before **Closing Date**. Buyer has the Right to Terminate under § 25.1, on or before **Closing** 1060 Date, if the Property is not repaired before Closing Date, or if the damage exceeds such sum. Should Buyer 1061 elect to carry out this Contract despite such Property Damage, Buyer is entitled to a credit at Closing for all 1062 insurance proceeds that were received by Seller (but not the Association, if any) resulting from damage to the 1063 1064 Property and Inclusions, plus the amount of any deductible provided for in the insurance policy. This credit may 1065 not exceed the Purchase Price. In the event Seller has not received the insurance proceeds prior to Closing, 1066 the parties may agree to extend the **Closing Date** to have the Property repaired prior to Closing or, at the 1067 1068 option of Buyer, (1) Seller must assign to Buyer the right to the proceeds at Closing, if acceptable to Seller's 1069 insurance company and Buyer's lender; or (2) the parties may enter into a written agreement prepared by the 1070 parties or their attorney requiring the Seller to escrow at Closing from Seller's sale proceeds the amount Seller 1071 has received and will receive due to such damage, not exceeding the total Purchase Price, plus the amount of 1072 1073 any deductible that applies to the insurance claim.

1074 Damage, Inclusions and Services. Should any Inclusion or service (including utilities and 19.2. 1075 communication services), system, component or fixture of the Property (collectively Service) (e.g., heating or 1076 1077 plumbing), fail or be damaged between the date of this Contract and Closing or possession, whichever is 1078 earlier, then Seller is liable for the repair or replacement of such Inclusion or Service with a unit of similar size, 1079 age and quality, or an equivalent credit, but only to the extent that the maintenance or replacement of such 1080 1081 Inclusion or Service is not the responsibility of the Association, if any, less any insurance proceeds received by 1082 Buyer covering such repair or replacement. If the failed or damaged Inclusion or Service is not repaired or 1083 replaced on or before Closing or possession, whichever is earlier, Buyer has the Right to Terminate under § 1084 1085 25.1, on or before **Closing Date**, or, at the option of Buyer, Buyer is entitled to a credit at Closing for the repair 1086 or replacement of such Inclusion or Service. Such credit must not exceed the Purchase Price. If Buyer receives 1087 such a credit, Seller's right for any claim against the Association, if any, will survive Closing. 1088

19.3. **Condemnation.** In the event Seller receives actual notice prior to Closing that a pending 1089 1090 condemnation action may result in a taking of all or part of the Property or Inclusions, Seller must promptly 1091 notify Buyer, in writing, of such condemnation action. Buyer has the Right to Terminate under § 25.1, on or 1092 before Closing Date, based on such condemnation action, in Buyer's sole subjective discretion. Should Buyer 1093 elect to consummate this Contract despite such diminution of value to the Property and Inclusions, Buyer is 1094 1095 entitled to a credit at Closing for all condemnation proceeds awarded to Seller for the diminution in the value of 1096 the Property or Inclusions but such credit will not include relocation benefits or expenses, or exceed the 1097 Purchase Price. 1098

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 19.4. Walk-Through and Verification of Condition. Buyer, upon reasonable notice, has 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.

#### 19.5. Home Warranty. [Intentionally Deleted]

**19.6. Risk of Loss – – Growing Crops** The risk of loss for damage to growing crops by fire or other casualty will be borne by the party entitled to the growing crops as provided in § 2.8 and such party is entitled to such insurance proceeds or benefits for the growing crops.

**20. RECOMMENDATION OF LEGAL AND TAX COUNSEL.** By signing this Contract, Buyer and Seller
 acknowledge that the respective broker has advised that this Contract has important legal consequences and
 has recommended the examination of title and consultation with legal and tax or other counsel before signing
 this Contract.

111621. TIME OF ESSENCE, DEFAULT AND REMEDIES. Time is of the essence for all dates and deadlines1117in this Contract. This means that all dates and deadlines are strict and absolute. If any payment due, including1119Earnest Money, is not paid, honored or tendered when due, or if any obligation is not performed timely as1120

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1121 provided in this Contract or waived, the non-defaulting party has the following remedies: 1122

21.1. If Buyer is in Default:

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1123  $\Box$ **21.1.1.** Specific Performance. Seller may elect to cancel this Contract and all Earnest 1124 Money (whether or not paid by Buyer) will be paid to Seller and retained by Seller. It is agreed that the Earnest 1125 1126 Money is not a penalty and the Parties agree the amount is fair and reasonable. Seller may recover such 1127 additional damages as may be proper. Alternatively, Seller may elect to treat this Contract as being in full force 1128 and effect and Seller has the right to specific performance or damages, or both. 1129

1130 21.1.2. Liquidated Damages, Applicable. This § 21.1.2 applies unless the box in § 21.1.1. 1131 is checked. Seller may cancel this Contract. All Earnest Money (whether or not paid by Buyer) will be paid to 1132 Seller and retained by Seller. It is agreed that the Earnest Money specified in § 4.1 is LIQUIDATED DAMAGES 1133 1134 and not a penalty, which amount the parties agree is fair and reasonable and (except as provided in §§ 10.4, 1135 22, 23 and 24), said payment of Earnest Money is SELLER'S ONLY REMEDY for Buyer's failure to perform 1136 the obligations of this Contract. Seller expressly waives the remedies of specific performance and additional 1137 1138 damages. 1139

**21.2.** If Seller is in Default: Buyer may elect to treat this Contract as canceled, in which case all Earnest Money received hereunder will be returned to Buyer and Buyer may recover such damages as may be proper. Alternatively, Buyer may elect to treat this Contract as being in full force and effect and Buyer has the right to specific performance or damages, or both.

22. LEGAL FEES, COST AND EXPENSES. Anything to the contrary herein notwithstanding, in the event of any arbitration or litigation relating to this Contract, prior to or after Closing Date, the arbitrator or court must award to the prevailing party all reasonable costs and expenses, including attorney fees, legal fees and expenses.

1152 23. **MEDIATION.** If a dispute arises relating to this Contract (whether prior to or after Closing) and is not 1153 resolved, the parties must first proceed, in good faith, to mediation. Mediation is a process in which the parties 1154 meet with an impartial person who helps to resolve the dispute informally and confidentially. Mediators cannot 1155 1156 impose binding decisions. Before any mediated settlement is binding, the parties to the dispute must agree to 1157 the settlement, in writing. The parties will jointly appoint an acceptable mediator and will share equally in the 1158 cost of such mediation. The obligation to mediate, unless otherwise agreed, will terminate if the entire dispute 1159 1160 is not resolved within thirty days of the date written notice requesting mediation is delivered by one party to the 1161 other at that party's last known address (physical or electronic as provided in § 27). Nothing in this Section 1162 prohibits either party from filing a lawsuit and recording a *lis pendens* affecting the Property, before or after the 1163 date of written notice requesting mediation. This Section will not alter any date in this Contract, unless 1164 1165 otherwise agreed. 1166

1167 24. EARNEST MONEY DISPUTE. Except as otherwise provided herein, Earnest Money Holder must 1168 1169 release the Earnest Money following receipt of written mutual instructions, signed by both Buyer and Seller. In 1170 the event of any controversy regarding the Earnest Money, Earnest Money Holder is not required to release the 1171 Earnest Money. Earnest Money Holder, in its sole subjective discretion, has several options: (1) wait for any 1172 1173 proceeding between Buyer and Seller; (2) interplead all parties and deposit Earnest Money into a court of 1174 competent jurisdiction (Earnest Money Holder is entitled to recover court costs and reasonable attorney and 1175 legal fees incurred with such action); or (3) provide notice to Buyer and Seller that unless Earnest Money 1176 1177 Holder receives a copy of the Summons and Complaint or Claim (between Buyer and Seller) containing the 1178 case number of the lawsuit (Lawsuit) within one hundred twenty days of Earnest Money Holder's notice to the 1179 parties, Earnest Money Holder is authorized to return the Earnest Money to Buyer. In the event Earnest Money 1180 Holder does receive a copy of the Lawsuit and has not interpled the monies at the time of any Order, Earnest 1181 Money Holder must disburse the Earnest Money pursuant to the Order of the Court. The parties reaffirm the obligation of § 23 (Mediation). This Section will survive cancellation or termination of this Contract.

#### 25. **TERMINATION.**

25.1. Right to Terminate. If a party has a right to terminate, as provided in this Contract (Right to Terminate), the termination is effective upon the other party's receipt of a written notice to terminate (Notice to

CBS4-5-19. CONTRACT TO BUY AND SELL REAL ESTATE - Land Page 17 of 20 Terminate), provided such written notice was received on or before the applicable deadline specified in this Contract. If the Notice to Terminate is not received on or before the specified deadline, the party with the Right to Terminate accepts the specified matter, document or condition as satisfactory and waives the Right to Terminate under such provision.

**25.2. Effect of Termination.** In the event this Contract is terminated, all Earnest Money received hereunder will be returned to Buyer and the parties are relieved of all obligations hereunder, subject to §§ 10.4, 22, 23 and 24.

26. ENTIRE AGREEMENT, MODIFICATION, SURVIVAL; SUCCESSORS. This Contract, its exhibits and specified addenda, constitute the entire agreement 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 is valid, binding upon the parties, or enforceable unless made in writing and signed by the parties. Any right or obligation in this Contract that, by its terms, exists or is intended to be performed after termination or Closing survives the same. Any successor to a party receives the predecessor's benefits and obligations of this Contract.

#### 27. NOTICE, DELIVERY AND CHOICE OF LAW.

**27.1. Physical Delivery and Notice.** Any document, or notice to Buyer or Seller must be in writing, except as provided in § 27.2 and is effective when physically received by such party, any individual named in this Contract to receive documents or notices for such party, Broker, or Brokerage Firm of Broker working with such party (except any notice or delivery after Closing must be received by the party, not Broker or Brokerage Firm).

**27.2. Electronic Notice.** As an alternative to physical delivery, any notice, may be delivered in electronic form to Buyer or Seller, any individual named in this Contract to receive documents or notices for such party, Broker or Brokerage Firm of Broker working with such party (except any notice or delivery after Closing must be received by the party, not Broker or Brokerage Firm) at the electronic address of the recipient by facsimile, email or n/a.

**27.3. Electronic Delivery.** Electronic Delivery of documents and notice may be delivered by: (1) email at the email address of the recipient, (2) a link or access to a website or server provided the recipient receives the information necessary to access the documents, or (3) facsimile at the facsimile number (Fax No.) of the recipient.

**27.4. Choice of Law.** This Contract and all disputes arising hereunder are 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 Colorado for real property located in Colorado.

28. NOTICE OF ACCEPTANCE, COUNTERPARTS. This proposal will expire unless accepted in writing, by Buyer and Seller, as evidenced by their signatures below and the offering party receives notice of such acceptance pursuant to § 27 on or before Acceptance Deadline Date and Acceptance Deadline Time. If accepted, this document will become a contract between Seller and Buyer. A copy of this Contract may be executed by each party, separately and when each party has executed a copy thereof, such copies taken together are deemed to be a full and complete contract between the parties.

**29. GOOD FAITH.** Buyer and Seller acknowledge that each party has an obligation to act in good faith including, but not limited to, exercising the rights and obligations set forth in the provisions of **Financing Conditions and Obligations**; **Title Insurance, Record Title and Off-Record Title**; **New ILC, New Survey**; and **Property Disclosure, Inspection, Indemnity, Insurability, Due Diligence and Source of Water**.

#### ADDITIONAL PROVISIONS AND ATTACHMENTS

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

The building on the property is uninhabitable and can not be salvaged and will be torn down.

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#### 31. OTHER DOCUMENTS.

**31.1.** The following documents **are a part** of this Contract:

n/a

**31.2.** The following documents have been provided but are **not** a part of this Contract:

#### n/a

SIGNATURES

Date:

Date:

Buyer: City of Craig By: Jarrod Ogden

[NOTE: If this offer is being countered or rejected, do not sign this document.

Seller: Elinor L Arnold

#### END OF CONTRACT TO BUY AND SELL REAL ESTATE

#### 32. BROKER'S ACKNOWLEDGMENTS AND COMPENSATION DISCLOSURE.

(To be completed by Broker working with Buyer)

Broker Does Does Not acknowledge receipt of Earnest Money deposit. Broker agrees that if Brokerage Firm is the Earnest Money Holder and, except as provided in § 24, if the Earnest Money has not already been returned following receipt of a Notice to Terminate or other written notice of termination, Earnest Money Holder will release the Earnest Money as directed by the written mutual instructions. Such release of Earnest Money will be made within five days of Earnest Money Holder's receipt of the executed written mutual instructions, provided the Earnest Money check has cleared.

Although Broker is not a party to the Contract, Broker agrees to cooperate, upon request, with any mediation requested under § 23.

Broker is working with Buyer as a 🗆 Buyer's Agent 🔀 Transaction-Broker in this transaction. 🗆 This is a Change of Status

**Customer.** Broker has no brokerage relationship with Buyer. See § 33 for Broker's brokerage relationship with Seller.

Brokerage Firm's compensation or commission is to be paid by  $\Box$  Listing Brokerage Buyer  $\Box$  Other *n*/a.

Brokerage Firm's Name: *RE/MAX About You* Brokerage Firm's License #: *EC100090728* 

Janalee Adams

Date: 2/2/2021

Broker's Name: Janalee Adams

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Broker's License #: *ER100070350* Address: *563 Pershing St Craig, CO 81625* Ph: *970-824-7000* Fax: Email Address: *janalee.adams@remax.net* 

#### 33. BROKER'S ACKNOWLEDGMENTS AND COMPENSATION DISCLOSURE.

(To be completed by Broker working with Seller)

Broker Does Does Not acknowledge receipt of Earnest Money deposit. Broker agrees that if Brokerage Firm is the Earnest Money Holder and, except as provided in § 24, if the Earnest Money has not already been returned following receipt of a Notice to Terminate or other written notice of termination, Earnest Money Holder will release the Earnest Money as directed by the written mutual instructions. Such release of Earnest Money will be made within five days of Earnest Money Holder's receipt of the executed written mutual instructions, provided the Earnest Money check has cleared.

Although Broker is not a party to the Contract, Broker agrees to cooperate, upon request, with any mediation requested under § 23.

Broker is working with Seller as a Seller's Agent Transaction-Broker in this transaction. This is a Change of Status.

**Customer**. Broker has no brokerage relationship with Seller. See § 32 for Broker's brokerage relationship with Buyer.

Brokerage Firm's compensation or commission is to be paid by  $\Box$  Seller 🖾 Buyer  $\Box$  Other n/a.

Brokerage Firm's Name: *RE/MAX About You* Brokerage Firm's License #: *EC100090728* 

Janalee Adams\_ Broker's Name:

Date: 2/2/2021

Broker's License #: Address: 563 Pershing St Craig, CO 81625

Ph: 970-824-7000 Fax: n/a Email Address: janalee.adams@remax.net

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