

Phoenix Realty and Property Management, Inc 400 E Simpson Street, Suite 220 Lafayette, CO 80026 Kevin Chard Broker Owner / REALTOR / Property Manager CRS, CNE, ABR, PSA, CMOE kevin@phoenixrealtyinc.com

Ph: 303-931-9468 Fax: 303-665-9154

The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission (CL8-5-19) (Mandatory 7-19)

‡ 5	LEGAL AND TAX OR OTHER COUNSEL BEFORE SIGNING.
	CLOSING INSTRUCTIONS
	Date: <u>3/11/2024</u>
	1. PARTIES, PROPERTY. Cathrine M Monson and Tracy Brown, (Seller),
	and,
	(Buyer), engage <i>First American Title Insurance Company</i> , (Closing Company),
<u>}</u>	who agrees to provide closing and settlement services in connection with the Closing of the transaction
	for the sale and purchase of the Property known as No.
	1800 Ionic Drive, F34 Lafayette, CO 80026 ,
	and more fully described in the Contract to Buy and Sell Real Estate, dated, including
	any counterproposals and amendments (Contract). The Buyer's lender may enter into separate closing
	instructions with the Closing Company regarding the closing of the Buyer's loan. All terms of the
	Contract are incorporated herein by reference. In the event of any conflict between this Agreement and
	the Contract, this Agreement controls, subject to subsequent amendments to the Contract or this
	Agreement.
	2. TITLE COMMITMENT, EXCEPTIONS AND POLICY. Closing Company Agrees Does Not
	agree that: upon completion of a satisfactory title search and examination, it will furnish a Title
	Insurance Commitment; and it will issue a Title Insurance Policy provided that all requirements have
	been fulfilled. Closing Company 🛮 Agrees 🗆 Does Not agree to furnish copies of Exceptions.
	3. INFORMATION, CLOSING, RECORDING. Closing Company is authorized to obtain any
	information necessary for the Closing. Closing Company agrees to, deliver and record all documents
	required or customarily recorded, and disburse all funds pursuant to the Contract that are necessary
	to carry out the terms and conditions of the Contract.
	4. PREPARATION OF DOCUMENTS. The Closing Company will prepare the necessary documents
	to carry out the terms and conditions of the Contract to include:
2	4.1 Deed. If the deed required in the Contract is a special warranty deed, general warranty
3	deed, bargain and sale deed (excluding a personal representative's or trustee's deed) or a quit claim
	deed, the deed will be prepared in accordance with the Contract by the Closing Company. However, if
	the Contract requires a different form of deed (e.g.: personal representative's deed or trustee's deed) or
	requires that the special warranty deed or general warranty deed list exceptions other than the
	"statutory exceptions" as defined in §38-30-113(5)(a), C.R.S., then the Buyer or Seller must provide the
	deed or written instructions for preparation of the deed to the Closing Company for Closing. For any
)	Buyer or Seller provided deed or written instructions for preparation of the deed that requires a list of
_	CLOSING INSTRUCTIONS Page 1 of 5 4/26/2024 3:17:39 PM

Initials _____

40	exceptions other than the "statutory exceptions", the Buyer and Seller will hold the Closing Company harmless for any causes of action arising out of the use of such deed. The parties acknowledge that the
41	real estate broker working with either the Buyer or the Seller is not responsible for reviewing or
42 43	approving any deed not prepared by the real estate broker.
44	4.2 Bill of Sale. If the transaction includes the sale of personal property (i.e. within the Contract
45	or a Personal Property Agreement) from the Seller to the Buyer, Seller and Buyer authorize Closing
46	Company to prepare the bill of sale conveying the personal property from the Seller to the Buyer as
47	their scrivener. The Buyer and Seller understand that the bill of sale is a legal document and it is
48	recommended that it be reviewed and approved by their respective attorneys.
49	4.3 Closing Statement. Closing Company will prepare and deliver accurate, complete and
50	detailed closing statements to Buyer, Seller and the real estate brokers working with Buyer and Seller.
51	Closing Statements will be prepared in accordance with the Contract and written instructions from the
52	Buyer, Seller, lender or real estate brokers so long as such written instructions are not contrary to the
53	Contract. If the written instructions are contrary to the Contract, the Buyer and Seller must execute an
54	Agreement to Amend/Extend Contract.
55	5. CLOSING FEE. Closing Company will receive a fee of \$ 380 for providing closing and
56	settlement services (Closing Fee).
57	6. RELEASE, DISBURSEMENT. Closing Company is not authorized to release any signed
	documents or things of value prior to receipt and disbursement of Good Funds, except as provided in
58	
59	§§10, 11 and 12.
60	7. DISBURSER. Closing Company must disburse all funds, including real estate commissions,
61	except those funds as may be separately disclosed in writing to Buyer and Seller by Closing Company
62	or Buyer's lender on or before Closing. All parties agree that no one other than the disburser can
63	assure that payoff of loans and other disbursements will actually be made.
64	8. SELLER'S NET PROCEEDS. Seller will receive the net proceeds of Closing as indicated:
65	☐ Cashier's Check, at Seller's expense ☑ Funds Electronically Transferred (wire transfer) to an
66	account specified by Seller, at Seller's expense \Box Closing Company's trust account check.
67	9. WIRE AND OTHER FRAUDS. Wire and other frauds occur in real estate transactions. Anytime
68	Buyer or Seller is supplying confidential information, such as social security numbers, bank account
69	numbers, transferring or receiving funds, Buyer and Seller should provide the information in person or
70	in another secure manner.
71	 FAILURE OF CLOSING. If Closing or disbursement does not occur on or before Closing Date
71	set forth in the Contract, Closing Company, except as provided herein, is authorized and agrees to
	return all documents, monies and things of value to the depositing party, upon which Closing Company
73	will be relieved from any further duty, responsibility or liability in connection with these Closing
74 75	
75	Instructions. In addition, any promissory note, deed of trust or other evidence of indebtedness signed by
76 77	Buyer will be voided by Closing Company, with the originals returned to Buyer and a copy to Buyer's lender.
, ,	
78	11. RETURN OF EARNEST MONEY. Except as otherwise provided in §12 (Earnest Money Dispute),
79	if the Earnest Money is being held by Closing Company and has not already been returned following
80	receipt of a Notice to Terminate or other written notice of termination, Closing Company must release

- the Earnest Money as directed by written mutual instructions from the Buyer and the Seller. Such
- 82 release of Earnest Money must be made within five days of Closing Company's receipt of the written
- mutual instructions signed by both Buyer and Seller, provided the Earnest Money check has cleared.
- 12. EARNEST MONEY DISPUTE. In the event of any controversy regarding the Earnest Money
- 85 (notwithstanding any termination of the Contract), provided Closing Company is holding the Earnest
- 86 Money, Closing Company is not required to take any action. Closing Company, at its option and sole
- 87 subjective discretion, may: (1) await any proceeding, (2) interplead all parties and deposit Earnest
- 88 Money into a court of competent jurisdiction and recover court costs and reasonable attorney and legal
- 89 fees, or (3) provide notice to Buyer and Seller that unless Closing Company receives a copy of a
- 90 Summons and Complaint or Claim (between Buyer and Seller) containing the case number of the
- 91 lawsuit (Lawsuit) within one hundred twenty days of Closing Company's notice to the parties, Closing
- 92 Company is authorized to return the Earnest Money to Buyer. In the event Closing Company does
- 93 receive a copy of the Lawsuit, and has not interpled the monies at the time of any Order, Closing
- Company must disburse the Earnest Money pursuant to the Order of the Court.
- 95 13. SUBSEQUENT AMENDMENTS. Any amendments to, or termination of, these Closing
- 96 Instructions must be in writing and signed by Buyer, Seller and Closing Company.
- 97 14. CHANGE IN OWNERSHIP OF WATER WELL. Within sixty days after Closing, Closing Company
- 98 will submit any required Change in Ownership form or registration of existing well form to the Division of
- Water Resources in the Department of Natural Resources (Division), with as much information as is
- available. Closing Company is not liable for delaying Closing to ensure Buyer completes any required
- 101 form.
- 102 15. FIRPTA AND COLORADO WITHOLDING.
- 103 **15.1 FIRPTA.** Seller agrees to cooperate with Buyer and Closing Company to provide any
- 104 reasonably requested documents to determine Seller's foreign person status. If withholding is required,
- 105 Seller authorizes Closing Company to withhold any required amount from Seller's proceeds and remit it
- 106 to the Internal Revenue Service.
- 107 **15.2 Colorado Withholding.** Seller agrees to cooperate with Closing Company to provide any
- 108 reasonably requested documents to determine Seller's status. If withholding is required under
- 109 Colorado law, Seller authorizes Closing Company to withhold any required amount from Seller's
- 110 proceeds and remit it to the Colorado Department of Revenue.
- 111 16. ADDITIONAL PROVISIONS. (The following additional provisions have not been approved by the
- 112 Colorado Real Estate Commission.)
- 113 **n/a**

CL8-5-19.

- 114 17. COUNTERPARTS. This document may be executed by each party, separately, and when each
- 115 party has executed a copy, such copies taken together are deemed to be a full and complete contract
- 116 between the parties.
- 117 18. BROKER'S COPIES. Closing Company must provide, to each real estate broker in this
- 118 transaction, copies of all signed documents that such real estate brokers are required to maintain
- 119 pursuant to the rules of the Colorado Real Estate Commission. Closing Company is authorized by both

4/26/2024 3:17:39 PM

- 120 Buyer and Seller to deliver their respective Closing Statement to one or both real estate brokers
- involved in the transaction.CLOSING INSTRUCTIONS

Initials		

Page 3 of 5

123	19.1 Physical Delivery and No	otice. Any document, or notice to another party must be in	
	writing, except as provided in §19.2 and is effective when physically received by such party.		
125		alternative to physical delivery, any notice, may be delivered in	
		ectronic address of the recipient by facsimile, email or	
27	<u>internet</u> .		
128	•	tronic Delivery of documents and notice may be delivered by:	
	. ,	pient, (2) a link or access to a website or server, provided the	
		sary to access the documents or (3) facsimile at the facsimile	
131 r	number (Fax No.) of the recipient.		
132	19.4 Choice of Law. These Clo	osing Instructions and all disputes arising hereunder are	
133 (governed by and construed in accordance	ce with the laws of the State of Colorado that would be	
34 8	applicable to Colorado residents who sig	n a contract in Colorado for real property located in Colorado.	
Buye	er:	Date:	
Add	dress:		
Pho	one No.:		
Fax	: No.:		
Ema	ail Address:		
Buye	er:	Date:	
Add	dress:		
Dho	one No.:		
	No.:		
	ail Address:		
	all Address.		
	Cathrine M Monson		
	Cuchrine IN INOUSON	Date: 3/15/2024	
Sell	ler: Cathrine M Monson		
Add	dress:		
Pho	one No.:		
Fax	No.:		
	ail Address:		

CTMeContracts.com - ©2024 MRI Software LLC

Initials _____

Tracy Brown Date: 3/15/2024 Seller: Tracy Brown Address: Phone No.: Fax No.: Email Address: Closing Company's Name: First American Title Insurance Company Date: By: **Jennifer Engelking** Authorized Signature Title: Escrow Officer Address: 636 Coffman St, Ste 101 Longmont, CO Phone No.: 303-834-3614 Fax No.: 866-328-4257 Email Address: jengelking@firstam.com CL8-5-19. CLOSING INSTRUCTIONS CTM eContracts - ©2024 MRI Software LLC - All Rights Reserved

CL8-5-19. CLOSING INSTRUCTIONS Page 5 of 5 4/26/2024 3:17:39 PM

Initials _____