1 2	The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission. (MHA2-6-23) (Mandatory 1-24)							
THIS FORM HAS IMPORTANT LEGAL CONSEQUENCES AND THE PARTIES SHOULD CONSULT LEGAL AND OTHER COUNSEL BEFORE SIGNING.								
8 1 9 t	WARNING: This form may not be appropriate for a seller (or a broker) required to register with the Division of Housing for the sale of manufactured homes pursuant to § 24-32-3323, C.R.S. as the contract must contain specific disclosures and the Seller (or Broker) may be subject to additional restrictions and obligations.							
0								
1		MANUFACTURED HOM						
2	TO CONTRACT TO BUY AND SELL REAL ESTATE							
3			Date:					
5 6 (
7	Contra	ct to Buy and Sell Real Estate (Land) be	etween Seller and Buyer (Co	ontract) dated				
	relating to the sale of the Proper			(0, 4, 4) 1, 4, 1				
1	relating to the sale of the Proper	ct to Buy and Sell Real Estate (Commenty	rcial) between Seller and B	uyer (Contract) dated				
1	relating to the sale of the Froper	.,						
1	known as			(Property).				
	Street Address	City	State	Zip				
		the event of any conflict with the Contrac Terms used herein shall have the same m		ther terms and provisions of the				
,	Contract snan remain the same.	Terms used nerein snall nave the same m	eaning as in the Contract.					
}	2 DUDDOGE TI D	6 4 11 1	4.1 G 4 4.1					
		roperty contains a manufactured home bu		tain required provisions that are				
2	set forth in this Addendum. The Contract provisions are added or amended as follows:							
	2.4. Home. T	he manufactured home (Home) located o	n the Property is further de	escribed as:				
	Manufacturer							
	Model							
	Serial No.							
	Size							
	Age							
	Certificate No.							
	Manufacturer Tag No.							
	VIN No.							
	VIIN INO.							
	2.5. Inclusion	s. The following provisions in this § 2.5	are substituted as § 2.5 of	the Contract:				
The Purchase Price includes the following items (Inclusions):								
	2.5.1. Inclusions – Attached. If attached to the Home on the date of this Contract, the following ite included unless excluded under Exclusions : lighting, heating, plumbing, ventilating and air conditioning units, TV antennas,							
	telephone, network and coaxial							
ŀ	kitchen appliances, and built-in	vacuum systems (including accessories listed under Leased Items): None). If checked, the followin	g are owned by the Seller and				
[Satellite Systems (including	after the date of this Contract,						
5	such additional items are also in							

tem No. I 44 45 46 nditions and ortgage payr 7. Title Deadling idence of tit or before the any liens agatters on or before UCC ayer's sole seatter on or before the any liens agatters on or before UCC ayer's sole seatter on or before the any liens agatter or before UCC ayer's sole seatter on or before the any liens agatter or before UCC ayer's sole seatter on or before the any liens agatter or or before UCC ayer's sole seatter on or before the any liens agatter or before UCC ayer's sole seatter or or before the ayer's s	2.5. Price: 3.1. Reference \$ 7 \$ 7 \$ 7 \$ 7 \$ 7 UCC SEAR 7.1. Titl Illine a true could the Houle to	Event Liens and Title UCC and Certificate of Title Deadline UCC and Certificate of Title Objection Deadline UCC and Certificate of Title Resolution Deadline UCC and Certificate of Title Resolution Deadline 3. Type of Loan. Buyer may purchase the Property usi	Date or Deadline Date or Deadline Ing the following type of loan: Costs. Buyer is advised to review the term of the amount of Buyer's month. Five (5) days before the UCC and Certificate eller as the owner of the Home or other writter trificate of Title for the Home examined. Search on or before UCC and Certificate of				
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before UCC uyer's sole s	ne to confirm Title to the I were not agre the applicable	Home. Buyer, in Buyer's sole subjective discretion, may o ged to be released on or before Closing as set forth in this or deadline, Buyer has the following options:	bject to any liens or title matters against the Contract. If Buyer objects to any title matter				
before UCC yer's sole s	against the H	1. Lien Objection, Title Objection, Resolution. Buyer ome which were not agreed to be released on or before C and Certificate of Title Objection Deadline; or					
ıyer's sole s atter on or be	7.2.2. Title Objection, Right to Terminate. Buyer may exercise the Right to Terminate under § 24.1, on						
ıyer's sole s atter on or be		ficate of Title Objection Deadline based on any such lien					
atter on or be	Buyer's sole subjective discretion.						
	7.2.3. Lien and Title Resolution. If Seller receives Buyer's written notice objecting to any lien or title						
	matter on or before UCC and Certificate of Title Objection Deadline and if Buyer and Seller have not agreed to a written settlemen						
thereof on or before UCC and Certificate of Title Resolution Deadline, this Contract will terminate on the expiration of UCC and							
Certificate of Title Resolution Deadline unless Seller receives Buyer's written withdrawal of Buyer's objection notice (i.e., Buyer							
written notice to waive objection to such items and waives the Right to Terminate for that reason) on or before expiration of UC							
	•	esolution Deadline.	,				
1	10.3. Ins	pection. The provisions in § 10.3, Inspection, are applicable	le to and include the Home.				
-		1 0,,,					
1	10.8. Sou	rce of Potable Water (Residential Land and Residential I	mprovements Only). Buver 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. Buyer Does Does Not acknowledge receipt of a copy of the current well permit. There is No Well.							
Note to Buyer: SOME WATER PROVIDERS RELY, TO VARYING DEGREES, ON NONRENEWABLE GROUN							

DETERMINE THE LONG-TERM SUFFICIENCY OF THE PROVIDER'S WATER SUPPLIES.

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10.10. Lead-Based Paint.

10.10.1. Lead-Based Paint Disclosure. Unless exempt, if the Home was constructed or a building permit was issued prior to January 1, 1978, for the benefit of Buyer, Seller and all required real estate licensees must sign and deliver to Buyer a completed Lead-Based Paint Disclosure (Sales) form on or before the Lead-Based Paint Disclosure Deadline. If Buyer does not timely receive the Lead-Based Paint Disclosure, Buyer may waive the failure to timely receive the Lead-Based Paint Disclosure or Buyer may exercise Buyer's Right to Terminate under § 24.1 by Seller's receipt of Buyer's Notice to Terminate on or before the expiration of the Lead-Based Paint Termination Deadline.

10.10.2. Lead-Based Paint Assessment. If Buyer elects to conduct or obtain a risk assessment or inspection of the Home for the presence of Lead-Based Paint or Lead-Based Paint hazards, Buyer has a Right to Terminate under § 24.1 by Seller's receipt of Buyer's Notice to Terminate on or before the expiration of the Lead-Based Paint Termination Deadline. If Buyer's Notice to Terminate would otherwise be required to be received by Seller after Closing Date, Buyer's Notice to Terminate must be received by Seller on or before Closing. Buyer may elect to waive Buyer's right to conduct or obtain a risk assessment or inspection of the Home for the presence of Lead-Based Paint or Lead-Based Paint hazards. If Seller does not receive Buyer's Notice to Terminate within such time, Buyer accepts the condition of the Home relative to any Lead-Based Paint as satisfactory and Buyer waives any Right to Terminate under this provision.

- 10.11. Carbon Monoxide Alarms. Note: If the Home has a fuel-fired heater or appliance, a fireplace, or an attached garage and includes one or more rooms lawfully used for sleeping purposes (Bedroom), the parties acknowledge that Colorado law requires that Seller assure the Home has an operational carbon monoxide alarm installed within fifteen feet of the entrance to each Bedroom or in a location as required by the applicable building code.
- 10.12. Methamphetamine Disclosure. If Seller knows that methamphetamine was ever manufactured, processed, cooked, disposed of, used or stored at the Home or Lot, Seller is required to disclose such fact. No disclosure is required if the Home and Lot were remediated in accordance with state standards and other requirements are fulfilled pursuant to § 25-18.5-102, C.R.S., Buyer further acknowledges that Buyer has the right to engage a certified hygienist or industrial hygienist to test whether the Home or Lot has ever been used as a methamphetamine laboratory. Buyer has the Right to Terminate under § 24.1, upon Seller's receipt of Buyer's written Notice to Terminate, notwithstanding any other provision of this Contract, based on Buyer's test results that indicate the Home or Property has been contaminated with methamphetamine, but has not been remediated to meet the standards established by rules of the State Board of Health promulgated pursuant to § 25-18.5-102, C.R.S. Buyer must promptly give written notice to Seller of the results of the test.
- 10.13. Radon Disclosure. THE COLORADO DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT STRONGLY RECOMMENDS THAT <u>ALL</u> HOME BUYERS HAVE AN INDOOR RADON TEST PERFORMED BEFORE PURCHASING RESIDENTIAL REAL PROPERTY AND RECOMMENDS HAVING THE RADON LEVELS MITIGATED IF ELEVATED RADON CONCENTRATIONS ARE FOUND. ELEVATED RADON CONCENTRATIONS CAN BE REDUCED BY A RADON MITIGATION PROFESSIONAL.

RESIDENTAL REAL PROPERTY MAY PRESENT EXPOSURE TO DANGEROUS LEVELS OF INDOOR RADON GAS THAT MAY PLACE THE OCCUPANTS AT RISK OF DEVELOPING RADON-INDUCED LUNG CANCER. RADON, A CLASS A HUMAN CARCINOGEN, IS THE LEADING CAUSE OF LUNG CANCER IN NONSMOKERS AND THE SECOND LEADING CAUSE OF LUNG CANCER OVERALL. THE SELLER OF RESIDENTAL REAL PROPERTY IS REQUIRED TO PROVIDE THE BUYER WITH ANY KNOWN INFORMATION ON RADON TEST RESULTS OF THE RESIDENTIAL REAL PROPERTY.

AN ELECTRONIC COPY OF THE MOST RECENT BROCHURE PUBLISHED BY THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT IN ACCORDANCE WITH C.R.S. §25-11-114(2)(A) THAT PROVIDES ADVICE ABOUT "RADON AND REAL ESTATE TRANSACTIONS IN COLORADO" IS AVAILABLE AT: HTTPS://CDPHE.COLORADO.GOV/RADON-AND-REAL-ESTATE.

138	13.1. Transfer of Title to Home. Subject to Buyer's compliance with the terms and provisions of this Contract,
139	including the tender of any payment due, Seller must execute and deliver to Buyer a good and sufficient Certificate of Title to the
140	Home or other title documents accepted in writing by Buyer sufficient to transfer title to the Home to Buyer. Following Closing,
141	Buyer must submit an Authentication of Paid Ad Valorem Taxes along with the executed Certificate of Title to the Department of
142	Revenue for issuance of a new Certificate of Title to Buyer.
143	·

44	15.8. Utility Transfer Fees. Utility transfer fees can change. Any fees to transfer utilities from Seller to Buyer
45	must be paid by None Buyer Seller One-Half by Buyer and One-Half by Seller.
46	
47	16.1. Taxes. Personal property and ad valorem taxes, if any, special taxing district assessments, if any, and genera
48	real estate taxes for the year of Closing, based on Taxes for the Calendar Year Immediately Preceding Closing Mos
49	Recent Mill Levy and Most Recent Assessed Valuation, Other
50	

19.5. Home Warranty. Seller and Buyer are aware of the existence of pre-owned home warranty programs that may be purchased and may cover the repair or replacement of such Inclusions.

19.7. Maint	enance. Seller will maintain all	heating, plumbing and lighting f	ixtures, and all appliances and other			
electrical devices in the same condition as they exist as of the date of this Contract, reasonable wear and tear ex						
Buyer	Date	Buyer	Date			
Seller	Date	Seller	Date			