The printed portions of this form, except differentiated additions, have been approved by the Colorado Real Estate Commission. (SSA39-10-11) (Mandatory 1-12)

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	SHORT SALE ADD	FNDUM		
	(Seller Listing Cont			
	(Sener Listing Con	lraci)		
		Date:		
1. ADDENDUM TO CONTRACT.			part of the Seller	Listing Cont
(Seller Listing Contract) dated	for the sale of	the property		
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known as Street Address	City	<u>Q</u> ₁₋₁	7	(Proper
Street Address	City	State	Zip	
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38 3.1. SELLER IS ADVISED TO CONTACT THE COLORADO FORECLOSURE PREVENTION HOTLINE 39 OPERATED IN COOPERATION WITH THE COLORADO DIVISION OF HOUSING AT 1-877-601-4673 OR THE 40 HUD HOUSING COUNSELING AND REFERRAL LINE AT 1-800-569-4287.

3.2. Seller acknowledges that there are alternatives to a Short Sale that may be better for Seller. Seller acknowledges that a Short Sale transaction may result in continued liability of Seller or other persons liable for the debt that could be extinguished through foreclosure, bankruptcy or other loss mitigation options, including but not limited to a negotiated loan modification with Lien Holder. Seller acknowledges that it is the responsibility of Seller to investigate these alternative methods of resolution with Seller's legal, accounting or financial advisors and with Lien Holder and it is not the responsibility of any real estate broker to undertake any investigation of other options that may be available to Seller.

47 3.3. Short Sales may have serious adverse legal, tax and economic consequences for Seller and any guarantors. Seller is 48 advised to seek legal and tax counsel to advise Seller of the legal effect and meaning of any Short Sale Acceptance from Lien 49 Holder.

50 3.4. Lien Holder is not required to agree to a Short Sale. Even if a Lien Holder agrees to a Short Sale, a Lien Holder is 51 not required to forgive repayment of the debt secured by the Lien or release Seller and any guarantors from liability unless Lien 52 Holder's claim is paid in full. Seller acknowledges that Lien Holder may or may not agree to release Seller or any guarantors from 53 liability to Lien Holder. If not released, Seller and any guarantors will remain liable to Lien Holder for any amount that remains unpaid after the Short Sale. To be binding, any release of liability by Lien Holder must be in writing, must be executed by Lien
 Holder, and must provide that Seller and all guarantors are released from liability.

56 **3.5.** Lien Holder may condition its agreement on Seller doing any or all of the following to obtain a Short Sale 57 Acceptance: (1) make a cash payment, (2) sign a new promissory note, (3) continue to owe the Lien Holder the unpaid portion of 58 the debt and (4) agree to other requirements made by Lien Holder.

3.6. If the Lien Holder accepts less than full payment, Seller understands that Seller may incur federal and state tax liability due to a Short Sale and understands that Lien Holder is required to file all required 1099 Forms with the Internal Revenue Service with respect to this transaction. Seller is strongly advised to seek tax advice regarding the potential adverse tax consequences to Seller of a Short Sale.

3.7. Seller acknowledges that a Short Sale Acceptance by the Lien Holder will not necessarily repair or rehabilitate
 Seller's credit rating and Lien Holder has no obligation other than to fairly report this transaction to any credit rating agency.

3.8. Release of the Lien against the Property does not by itself release Seller or any guarantors from liability for the debt.

66 **3.9** Seller acknowledges there are no promises or representations regarding: (1) whether Lien Holder will agree to a 67 Short Sale, (2) the terms of any Short Sale Acceptance, or (3) when the Lien Holder will advise of its decision to agree to a Short 68 Sale or provide the written terms and conditions of the Short Sale Acceptance.

69 4. MORTGAGE ASSISTANCE RELIEF SERVICES (FTC – DISCLOSURES).

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IMPORTANT NOTICE

4.1. You (Seller) may stop doing business with us (the Brokerage Firm and Broker) at any time. You (Seller) may accept
or reject the offer of mortgage assistance we (Brokerage Firm or Broker) obtain from your (Seller's) lender [or servicer]. If you
(Seller) reject the offer, you (Seller) do not have to pay us (Brokerage Firm). If you (Seller) accept the offer, you (Seller) will have
to pay us (Brokerage Firm) as set forth in Seller Listing Contract for our (Brokerage Firm's and Broker's) services.

4.2. Brokerage Firm is not associated with the government, and our (Brokerage Firm's) services are not approved by the
 government or your (Seller's) lender.

4.3. Even if you (Seller) accept this offer and use our (the Brokerage Firm's and Broker's) service, your (Seller's) lender may not agree to change your (Seller's) loan.

4.4. If you (Seller) stop paying your (Seller's) mortgage, You (Seller) could lose your (Seller's) home and damage your
 (Seller's) credit rating.

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Seller's Name:

Seller's Signature

Date

Broker's Signature

Broker's Name:

Date

Brokerage Firm's Name:

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