Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 24-0096.02 Megan McCall x4215

HOUSE BILL 24-1175

HOUSE SPONSORSHIP

Boesenecker and Sirota.

SENATE SPONSORSHIP

Winter F. and Jaquez Lewis,

House Committees

Senate Committees

Transportation, Housing & Local Government

	A BILL FOR AN ACT
101	CONCERNING A LOCAL GOVERNMENT RIGHT OF FIRST REFUSAL OR
102	OFFER TO PURCHASE QUALIFYING MULTIFAMILY PROPERTY FOR
103	THE PURPOSE OF PROVIDING LONG-TERM AFFORDABLE HOUSING
104	OR MIXED-INCOME DEVELOPMENT.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill creates 2 property rights for local governments to certain types of multifamily rental properties: A right of first refusal and a right of first offer. The right of first offer is temporary and terminates on

December 31, 2029. For multifamily rental properties that are existing affordable housing, a local government has a right of first refusal to match an acceptable offer for the purchase of such property, subject to the local government's commitment to using the property as long-term affordable housing. Existing affordable housing is housing that is currently receiving federal or local financial assistance.

The bill requires the seller of such property to give notice to the local government at least 2 years before the first expiration of an existing affordability restriction on the property and again when the seller takes certain actions as a precursor to selling the property. Upon receiving the notice indicating intent to sell the property or of a potential sale of the property, the local government has 14 calendar days to preserve its right of first refusal and an additional 60 calendar days to make an offer and must agree to close on the property within 120 calendar days of the acceptance of the local government's offer. If the price, terms, and conditions of an acceptable offer that has been communicated to the local government materially change, the seller must provide notice of the change within 7 days and the local government may exercise or re-exercise its right of first refusal. If the residential seller rejects an offer by the local government, the seller must provide a written explanation of the reasons and invite the local government to make a subsequent offer within 14 days.

For all other multifamily rental properties that are 20 years or older and have not more than 100 units and not less than 5 units in urban counties and 3 units in rural and rural resort counties, a local government has a right of first offer. A seller of such property must provide notice of intent to sell the property to the local government before the seller lists the property for sale. After receipt of the notice, the local government has 14 days to respond by either making an offer to purchase the property and stating an intent to perform due diligence and enter into a contract to purchase the property within 45 days of the date that the residential seller's notice was received or waiving its right to purchase the property. The local government's offer is subject to the property being used or converted for the purpose of providing long-term affordable housing or mixed-income development. If the local government does not provide a response in the 14-day period, the right of first offer is waived and the residential seller can proceed with listing and selling the property to any third-party buyer. The residential seller has 14 days to accept or reject the local government's offer and, if the offer is accepted, the local government has 30 days to close the transaction.

In exercising its right of first refusal or first offer, the local government may partner with certain other entities for financing of the transaction and may also assign either right to certain other entities that are then subject to all the rights and requirements of the local government in exercising either right.

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The bill allows certain sales of property to be exempt from either the right of first refusal, the right of first offer, or both. The bill also allows the local government to waive its right of first refusal to purchase property qualifying for the right if the local government elects to disclaim its rights to any proposed transaction or for any duration of time.

The bill also requires the attorney general's office to enforce its provisions and grants the attorney general's office, the local government, or a mission-driven organization standing to bring a civil action for violations of the right of first refusal or first offer established by the bill. If a court finds that a seller has materially violated the law with respect to the right of first refusal or first offer, respectively, the court must award a statutory penalty of not less than \$30,000.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, add part 12 to article 3 4 of title 29 as follows: 4 **PART 12** 5 LOCAL GOVERNMENT RIGHT OF FIRST REFUSAL OR FIRST 6 OFFER TO PURCHASE MULTIFAMILY HOUSING 7 **29-4-1201. Definitions.** AS USED IN THIS PART 12, UNLESS THE 8 CONTEXT OTHERWISE REQUIRES: 9 "AFFORDABLE HOUSING FINANCIAL ASSISTANCE" MEANS 10 LOANS, GRANTS, EQUITY, BONDS, OR TAX CREDITS PROVIDED TO A 11 MULTIFAMILY RENTAL PROPERTY FROM ANY SOURCE TO SUPPORT THE 12 CREATION, PRESERVATION, OR REHABILITATION OF AFFORDABLE HOUSING 13 THAT, AS A CONDITION OF FUNDING, ENCUMBERS THE PROPERTY WITH A 14 RESTRICTED USE COVENANT OR SIMILAR RECORDED AGREEMENT TO 15 ENSURE AFFORDABILITY. "AFFORDABLE HOUSING FINANCIAL ASSISTANCE" 16 DOES NOT INCLUDE PROPERTIES FOR WHICH ALL RESTRICTED USE 17 COVENANTS OR AFFORDABILITY REQUIREMENTS HAVE EXPIRED AS OF JUNE 18 1, 2024. "APPLICABLE QUALIFYING PROPERTY" MEANS EITHER 19 **(2)**

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1	"QUALIFYING PROPERTY" AS DEFINED IN SECTION 29-4-1202 (1), OR
2	"QUALIFYING PROPERTY" AS DEFINED IN SECTION 29-4-1203 (1).
3	(3) "APPLICABLE RIGHT" MEANS EITHER A LOCAL GOVERNMENT'S
4	RIGHT OF FIRST REFUSAL AS SET FORTH IN SECTION 29-4-1202, OR RIGHT
5	OF FIRST OFFER AS SET FORTH IN SECTION 29-4-1203.
6	(4) "AREA MEDIAN INCOME" MEANS THE MEDIAN INCOME OF THE
7	COUNTY IN WHICH A QUALIFYING PROPERTY IS LOCATED IN RELATION TO
8	HOUSEHOLD SIZE, AS ESTABLISHED ANNUALLY BY THE UNITED STATES
9	DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT.
10	(5) "COLORADO HOUSING AND FINANCE AUTHORITY" MEANS THE
11	COLORADO HOUSING AND FINANCE AUTHORITY CREATED IN SECTION
12	29-4-704 (1).
13	
14	(6) "Existing affordable housing" means housing that is
15	SUBJECT TO ONE OR MORE RESTRICTED USE COVENANTS OR SIMILAR
16	RECORDED AGREEMENTS TO ENSURE AFFORDABILITY AND THAT IS
17	CONSISTENT WITH AFFORDABLE HOUSING FINANCIAL ASSISTANCE
18	REQUIREMENTS.
19	
20	(7) "LOCAL GOVERNMENT" MEANS:
21	(a) A CITY, CITY AND COUNTY, OR TOWN IF THE APPLICABLE
22	QUALIFYING PROPERTY IS LOCATED WITHIN THE INCORPORATED AREA OF
23	A CITY, A CITY AND COUNTY, OR A TOWN; AND
24	(b) A COUNTY IF THE APPLICABLE QUALIFYING PROPERTY IS
25	LOCATED WITHIN THE UNINCORPORATED AREA OF A COUNTY.
26	
27	(8) "Local or regional housing authority" means a

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1	HOUSING AUTHORITY CREATED PURSUANT TO SECTION 29-4-204 (1),
2	29-4-306 (1), 29-4-402, OR 29-4-503 (1).
3	(9) (a) "Long-term affordable housing" means housing for
4	WHICH THE LOCAL GOVERNMENT ENSURES THAT AFFORDABILITY LEVELS
5	AT AN APPLICABLE QUALIFYING PROPERTY ARE ON AVERAGE EQUAL TO OR
6	GREATER THAN PREEXISTING LEVELS AT THE APPLICABLE QUALIFYING
7	PROPERTY AND THAT THE AVERAGE ANNUAL RENTS AT THE APPLICABLE
8	QUALIFYING PROPERTY DO NOT EXCEED THE RENT FOR HOUSEHOLDS OF A
9	GIVEN SIZE AT A GIVEN AREA MEDIAN INCOME, AS ESTABLISHED
10	ANNUALLY BY THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN
11	DEVELOPMENT, FOR A MINIMUM OF FORTY YEARS, AND FOR WHICH THE
12	LOCAL GOVERNMENT AGREES NOT TO RAISE RENT FOR ANY UNIT IN THE
13	APPLICABLE QUALIFYING PROPERTY BY MORE THAN THE RENT INCREASE
14	CAP; EXCEPT THAT THE RENT INCREASE CAP DOES NOT APPLY TO UNITS OF
15	HOUSING THAT ARE SUBJECT TO RENT OR INCOME LIMITS ESTABLISHED
16	PURSUANT TO LOCAL, STATE, FEDERAL, OR POLITICAL SUBDIVISION
17	AFFORDABLE HOUSING PROGRAM GUIDELINES.
18	(b) NOTHING IN THIS SUBSECTION (9) PREVENTS A LOCAL
19	GOVERNMENT FROM PROVIDING AFFORDABILITY REQUIREMENTS BEYOND
20	FORTY YEARS OR FOR UNITS TO BE AFFORDABLE TO RENTERS WITH
21	INCOMES BELOW EXISTING AFFORDABILITY LEVELS, IN WHICH CASE THE
22	LOCAL GOVERNMENT'S REQUIREMENTS APPLY FOR PURPOSES OF THE
23	DEFINITION OF "LONG-TERM AFFORDABLE HOUSING" AS SET FORTH IN
24	SUBSECTION (9)(a) OF THIS SECTION.
25	(10) "MIXED-INCOME PROJECT" MEANS AN AFFORDABLE HOUSING
26	DEVELOPMENT IN WHICH A PERCENTAGE OF UNITS HAVE RESTRICTED
2.7	AVAILABILITY TO HOUSEHOLDS AT OR BELOW GIVEN AREA MEDIAN INCOME

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1	LEVELS, PROPORTIONAL TO THE DEMONSTRATED HOUSING NEEDS OF THE
2	LOCAL COMMUNITY. THE PERCENTAGE OF INCOME RESTRICTED UNITS AND
3	AFFORDABILITY LEVELS MUST COMPLY WITH LAWS ENACTED BY LOCAL
4	GOVERNMENTS PROMOTING THE DEVELOPMENT OF NEW AFFORDABLE
5	HOUSING UNITS PURSUANT TO SECTION 29-20-104 (1).
6	(11) "RENT INCREASE CAP" MEANS A PERCENTAGE OF THE
7	CURRENT ANNUAL RENT FOR A QUALIFYING PROPERTY THAT IS EQUAL TO
8	THE GREATER OF:
9	(a) The average annual percentage change for the
10	PREVIOUS TWELVE MONTHS AT THE TIME OF THE CALCULATION IN THE
11	UNITED STATES DEPARTMENT OF LABOR'S BUREAU OF LABOR STATISTICS
12	CONSUMER PRICE INDEX FOR DENVER-AURORA-LAKEWOOD FOR ALL
13	ITEMS AND ALL URBAN CONSUMERS, OR ITS SUCCESSOR INDEX; OR
14	(b) THREE PERCENTAGE POINTS.
15	(12) "RESIDENTIAL SELLER" MEANS THE FEE SIMPLE OWNER OF AN
16	APPLICABLE QUALIFYING PROPERTY. IF THERE IS MORE THAN ONE FEE
17	SIMPLE OWNER OF AN APPLICABLE QUALIFYING PROPERTY, EACH FEE
18	SIMPLE OWNER IS REFERRED TO IN THIS PART $\overline{12}$ JOINTLY AND SEVERALLY
19	AS THE "RESIDENTIAL SELLER".
20	
21	29-4-1202. Right of first refusal - eligibility - process - notice
22	- tolling - definition. (1) Definition of qualifying property. As ${\tt USEDIN}$
23	THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES, "QUALIFYING
24	PROPERTY" MEANS A MULTIFAMILY RESIDENTIAL OR MIXED-USE RENTAL
25	PROPERTY CONSISTING OF NOT LESS THAN FIVE UNITS THAT IS EXISTING
26	AFFORDABLE HOUSING, EXCLUDING A MOBILE HOME PARK AS DEFINED IN
27	SECTION 38-12-201.5 (6). FOR THE PURPOSE OF DETERMINING WHETHER

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1	A PROPERTY CONSISTS OF AT LEAST THE MINIMUM NUMBER OF UNITS SET
2	FORTH IN THIS SUBSECTION (1) FOR A QUALIFYING PROPERTY, AN
3	ACCESSORY DWELLING UNIT DOES NOT COUNT AS A UNIT.
4	(2) Local government's right of first refusal. (a) IN
5	ACCORDANCE WITH THIS PART 12, THE LOCAL GOVERNMENT FOR THE
6	JURISDICTION IN WHICH A QUALIFYING PROPERTY IS LOCATED HAS A RIGHT
7	OF FIRST REFUSAL TO PURCHASE THE QUALIFYING PROPERTY WITH AN
8	OFFER THAT IS ECONOMICALLY IDENTICAL TO ANY OTHER OFFER A
9	RESIDENTIAL SELLER RECEIVES AND IS WILLING TO ACCEPT ON THE
10	QUALIFYING PROPERTY.
11	(b) (I) ANY PURCHASE AND SALE AGREEMENT FOR THE
12	CONVEYANCE OF A QUALIFYING PROPERTY BY A RESIDENTIAL SELLER IS
13	CONTINGENT UPON THE RIGHT OF FIRST REFUSAL SET FORTH IN THIS
14	SECTION.
15	(II) IF THE LOCAL GOVERNMENT PROVIDES NOTICE PURSUANT TO
16	Subsection (4)(a)(I) of this section to a residential seller that
17	THE LOCAL GOVERNMENT MAY EXERCISE ITS RIGHT OF FIRST REFUSAL, THE
18	RESIDENTIAL SELLER SHALL NOT PROCEED WITH THE SALE OF THE
19	QUALIFYING PROPERTY TO ANY OTHER PARTY AND THE LOCAL
20	GOVERNMENT SHALL HAVE A RIGHT TO MAKE AN OFFER THAT IS
21	ECONOMICALLY IDENTICAL TO AN ACCEPTABLE OFFER ON THE
22	QUALIFYING PROPERTY THAT IS IDENTIFIED BY THE RESIDENTIAL SELLER
23	AS REQUIRED BY SUBSECTION $(3)(b)(II)(D)$ of this section.
24	(III) FOR THE PURPOSE OF DETERMINING WHETHER THE TERMS OF
25	AN OFFER BY A THIRD PARTY AND AN OFFER BY THE LOCAL GOVERNMENT
26	ARE ECONOMICALLY IDENTICAL, IT IS IMMATERIAL HOW THE OFFER
27	WOULD BE FINANCED IF THE LOCAL GOVERNMENT HAS SECURED THE

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1	FINANCING OR DEMONSTRATES APPROVAL OF THE FINANCING IN
2	CONNECTION WITH MAKING THE OFFER, NOTWITHSTANDING ANY
3	REQUIREMENT OF APPROPRIATION BY A GOVERNING BODY FOR THE
4	FINANCING. FOR PURPOSES OF THIS SECTION, A RESIDENTIAL SELLER SHALL
5	NEGOTIATE IN GOOD FAITH WITH THE LOCAL GOVERNMENT THAT MAKES
6	AN OFFER THAT IS ECONOMICALLY IDENTICAL TO AN ACCEPTABLE
7	OFFER ON THE QUALIFYING PROPERTY THAT IS IDENTIFIED BY THE
8	RESIDENTIAL SELLER PURSUANT TO SUBSECTION (3)(b)(II)(D) OF THIS
9	SECTION FOR THE SALE OF THE QUALIFYING PROPERTY. THIS INCLUDES,
10	BUT IS NOT LIMITED TO, EVALUATING AN OFFER FROM THE LOCAL
11	GOVERNMENT OR ITS ASSIGNEE WITHOUT CONSIDERATION OF:
12	(A) THE PERIOD FOR CLOSING;
13	(B) THE TYPE OF FINANCING OR PAYMENT METHOD;
14	(C) Whether or not the offer is contingent on a
15	PARTICULAR FINANCING OR PAYMENT METHOD; EXCEPT THAT THE LOCAL
16	GOVERNMENT MUST BE ABLE TO DEMONSTRATE THAT ITS FINANCING OR
17	PAYMENT METHOD HAS BEEN APPROVED, NOTWITHSTANDING ANY
18	REQUIREMENT OF APPROPRIATION BY A GOVERNING BODY FOR THE
19	FINANCING OR PAYMENT METHOD; AND
20	(D) WHETHER OR NOT THE OFFER IS CONTINGENT ON AN
21	APPRAISAL, INSPECTION, REVIEW OF TITLE, OBTAINING TITLE INSURANCE,
22	OR OTHER CUSTOMARY CONDITIONS FOR THE SALE OF SIMILAR PROPERTY.
23	(IV) A RESIDENTIAL SELLER SHALL NOT COLLUDE WITH A
24	POTENTIAL BUYER FOR THE PRIMARY PURPOSE OF INFLATING A SALES
25	PRICE ABOVE THE MARKET PRICE OF A QUALIFYING PROPERTY.
26	(c) The local government's right of first refusal
27	CONCERNING THE QUALIFYING PROPERTY IS LIMITED TO PRESERVING OR

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CONVERTING THE QUALIFYING PROPERTY TO LONG-TERM AFFORDABLE HOUSING DIRECTLY OR THROUGH ANOTHER ENTITY TO WHICH THE LOCAL GOVERNMENT ASSIGNS ITS RIGHTS PURSUANT SUBSECTION (2)(f) OF THIS SECTION OR TRANSFERS THE QUALIFYING PROPERTY.

- (d) If a qualifying property is classified as mixed-use, the Local Government's right of first refusal only extends to the Portion of the qualifying property that is residential, but nothing in this section excludes the local government from including the purchase of any commercial portion of the qualifying property by the local government in its offer or in the terms of the sale at the discretion of the local government.
- (e) The Local Government, in exercising its right of first refusal, may partner with a nonprofit entity, a private entity, a quasi-governmental entity, or another governmental entity to co-finance, lease, or manage the qualifying property for the public purpose of maintaining the qualifying property as long-term affordable housing as long as the local government or its assignee maintains ownership of the qualifying property either directly or through a special purpose entity or affiliate.
- (f) AT ANY TIME, THE LOCAL GOVERNMENT MAY ASSIGN THE RIGHT OF FIRST REFUSAL WITH RESPECT TO A SPECIFIC QUALIFYING PROPERTY OR WITH RESPECT TO ALL QUALIFYING PROPERTIES IN THE LOCAL GOVERNMENT'S JURISDICTION TO A HOUSING AUTHORITY THAT IS WITHIN THE LOCAL GOVERNMENT'S JURISDICTION, A REGIONAL HOUSING AUTHORITY THAT SERVES THE LOCAL GOVERNMENT'S JURISDICTION, OR THE COLORADO HOUSING AND FINANCE AUTHORITY, SUBJECT TO THE REQUIREMENTS THAT THE QUALIFYING PROPERTY IS USED TO PRESERVE OR

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1	BE CONVERTED TO LONG-TERM AFFORDABLE HOUSING AND THAT ALL
2	OTHER PROVISIONS OF THIS PART 12 APPLY TO THE ASSIGNEE. IF THE
3	PROPOSED ASSIGNEE ACCEPTS THE ASSIGNMENT OF THE RIGHT OF FIRST
4	REFUSAL IN WRITING, UPON ASSIGNMENT, THE ASSIGNEE ASSUMES ALL
5	LIABILITY OF THE LOCAL GOVERNMENT REGARDING THE EXERCISE OF THE
6	RIGHT OF FIRST REFUSAL AND IS RESPONSIBLE FOR PERFORMING ALL
7	REQUIREMENTS PURSUANT TO THIS PART 12 WITH RESPECT TO A
8	QUALIFYING PROPERTY AS IF THE ASSIGNEE WERE THE LOCAL
9	GOVERNMENT. THE LOCAL GOVERNMENT MUST PROVIDE NOTICE OF ANY
10	ASSIGNMENT AS FOLLOWS:
11	(I) IF THE LOCAL GOVERNMENT HAS ASSIGNED ITS RIGHT OF FIRST
12	REFUSAL WITH RESPECT TO ALL PROPERTIES WITHIN ITS JURISDICTION, THE
13	LOCAL GOVERNMENT MUST POST A NOTICE IN A CONSPICUOUS LOCATION
14	ON ITS WEBSITE INDICATING THAT THE LOCAL GOVERNMENT HAS ASSIGNED
15	ITS RIGHT OF FIRST REFUSAL AND LISTING THE ASSIGNEE'S NAME AND
16	CONTACT INFORMATION TO RECEIVE NOTICES REQUIRED PURSUANT TO
17	THIS SECTION. THE NOTICE POSTED IN ACCORDANCE WITH THIS
18	SUBSECTION $(2)(f)(I)$ MUST BE EFFECTIVE FOR AT LEAST THREE MONTHS
19	AFTER IT IS POSTED AND MUST EXPLICITLY STATE THE DATE IT EXPIRES, IF
20	ANY. ANY NOTICE POSTED BY THE LOCAL GOVERNMENT IN ACCORDANCE
21	WITH THIS SUBSECTION $(2)(f)(I)$ IS DEEMED CONSTRUCTIVE NOTICE TO THE
22	RESIDENTIAL SELLER.
23	(II) IF THE LOCAL GOVERNMENT HAS NOT POSTED NOTICE IN
24	ACCORDANCE WITH SUBSECTION $(2)(f)(I)$ OF THIS SECTION AND ASSIGNS
25	ITS RIGHT OF FIRST REFUSAL WITH RESPECT TO ALL QUALIFYING
26	PROPERTIES IN ITS JURISDICTION OR WITH RESPECT TO A QUALIFYING
27	DDODEDTY THAT IS THE SUBJECT OF THE NOTICE DDOVIDED BY A

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1	RESIDENTIAL SELLER IN ACCORDANCE WITH SUBSECTION (3)(b) OF THIS
2	SECTION AFTER RECEIPT OF SUCH NOTICE, THE LOCAL GOVERNMENT SHALL
3	IMMEDIATELY NOTIFY THE RESIDENTIAL SELLER OF THE ASSIGNMENT AND
4	OF THE ASSIGNEE'S ADDRESS TO RECEIVE ANY NOTICES THE RESIDENTIAL
5	SELLER IS REQUIRED TO SEND IN ACCORDANCE WITH THIS SECTION; EXCEPT
6	THAT, IF THE SALE OF THE QUALIFYING PROPERTY THAT IS THE SUBJECT OF
7	THE NOTICE PROVIDED BY THE RESIDENTIAL SELLER IN ACCORDANCE WITH
8	SUBSECTION (3)(b) OF THIS SECTION HAS CONCLUDED, THEN NO NOTICE BY
9	THE LOCAL GOVERNMENT OF THE ASSIGNMENT IS REQUIRED.
10	
11	(g) (I) THE GOVERNING BODY OF A LOCAL GOVERNMENT HAS THE
12	RIGHT TO WAIVE THE RIGHT OF FIRST REFUSAL PROVIDED IN THIS SECTION.
13	(II) (A) IF THE GOVERNING BODY OF A LOCAL GOVERNMENT HAS
14	WAIVED ITS RIGHT OF FIRST REFUSAL, IT SHALL POST A NOTICE IN A
15	CONSPICUOUS LOCATION ON ITS WEBSITE INDICATING THAT THERE IS A
16	WAIVER AND THAT RESIDENTIAL SELLERS WITH QUALIFYING PROPERTIES
17	WITHIN ITS JURISDICTION DO NOT HAVE AN OBLIGATION TO COMPLY WITH
18	THIS SECTION.
19	(B) THE NOTICE POSTED IN ACCORDANCE WITH SUBSECTION
20	(2)(g)(II)(A) of this section must be effective for at least three
21	MONTHS AFTER IT IS POSTED AND MUST EXPLICITLY STATE THE DATE IT
22	EXPIRES, IF ANY.
23	(C) FAILURE TO POST NOTICE PURSUANT TO THIS SUBSECTION
24	(2)(g)(II) does not otherwise affect the local government's right
25	OF FIRST REFUSAL.
26	(3) Notices by residential seller. (a) (I) (A) NOT LESS THAN TWO
27	YEARS BEFORE THE FINAL EXPIRATION OF THE LAST REMAINING EXISTING

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I	AFFORDABILITY RESTRICTION INCUMBENT TO A QUALIFYING PROPERTY'S
2	FUNDING SOURCES, A RESIDENTIAL SELLER SHALL PROVIDE NOTICE TO THE
3	COLORADO HOUSING AND FINANCE AUTHORITY AND THE GOVERNING
4	BODY OF THE LOCAL GOVERNMENT IN WHICH THE QUALIFYING PROPERTY
5	IS LOCATED OF THE EXPIRATION OF SUCH RESTRICTIONS. THE NOTICE MUST
6	INCLUDE THE DATE OF EXPIRATION OF THE LAST REMAINING
7	AFFORDABILITY RESTRICTION AND CONTACT INFORMATION FOR THE
8	RESIDENTIAL SELLER.
9	(B) NOTWITHSTANDING SUBSECTION (3)(a)(I)(A) OF THIS SECTION,
10	WHETHER NOTICE IS PROVIDED PURSUANT TO SUBSECTION $(3)(a)(I)(A)$ of
11	THIS SECTION IS NOT RELEVANT TO DETERMINING A RESIDENTIAL SELLER'S
12	OR LOCAL GOVERNMENT'S COMPLIANCE WITH THE REQUIREMENTS OF THIS
13	PART 12 AND IS NOT SUBJECT TO ANY PROVISIONS SET FORTH IN SECTION
14	29-4-1206. Provision of the notice required by subsection
15	(3)(a)(I)(A) OF THIS SECTION IS NOT A TRIGGERING EVENT PURSUANT TO
16	SUBSECTION $(3)(b)(I)$ OF THIS SECTION.
17	(II) NOT LESS THAN SIX MONTHS BEFORE THE FINAL EXPIRATION
18	OF THE LAST REMAINING EXISTING AFFORDABILITY RESTRICTION
19	INCUMBENT TO A QUALIFYING PROPERTY'S FUNDING SOURCES, A
20	RESIDENTIAL SELLER SHALL PROVIDE NOTICE TO THE COLORADO HOUSING
21	AND FINANCE AUTHORITY AND THE GOVERNING BODY OF THE LOCAL
22	GOVERNMENT IN WHICH THE QUALIFYING PROPERTY IS LOCATED OF THE
23	EXPIRATION OF SUCH RESTRICTIONS. THE NOTICE MUST INDICATE
24	WHETHER THE RESIDENTIAL SELLER ANTICIPATES THAT IT WILL
25	RECAPITALIZE AND CONTINUE TO OPERATE THE QUALIFYING PROPERTY AT
26	AFFORDABILITY LEVELS AT LEAST ON AVERAGE EQUAL TO WHAT HAS BEEN
27	PROVIDED AT THE QUALIFYING PROPERTY, RETAIN OWNERSHIP OF THE

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1	QUALIFYING PROPERTY AND LET AFFORDABILITY REQUIREMENTS EXPIRE,
2	OR SELL THE QUALIFYING PROPERTY UPON EXPIRATION OF THE
3	RESTRICTIONS.
4	(III) THE NOTICES PROVIDED TO THE COLORADO HOUSING AND
5	FINANCE AUTHORITY PURSUANT TO THIS SUBSECTION (3)(a) DO NOT
6	CREATE AN OBLIGATION OR REQUIREMENT FOR THE COLORADO HOUSING
7	AND FINANCE AUTHORITY TO TAKE ACTION WITH RESPECT TO THE
8	QUALIFYING PROPERTY OR TO PROVIDE ANY ENFORCEMENT OR
9	COMPLIANCE MONITORING OF ANY REQUIREMENTS OF THIS PART 12.
10	(b) (I) WITHIN FOURTEEN CALENDAR DAYS OF A TRIGGERING
11	EVENT, A RESIDENTIAL SELLER SHALL PROVIDE NOTICE IN ACCORDANCE
12	WITH THIS SUBSECTION $(3)(b)$ AND SUBSECTION $(3)(d)$ OF THIS SECTION TO
13	THE GOVERNING BODY OF THE LOCAL GOVERNMENT IN WHICH THE
14	QUALIFYING PROPERTY IS LOCATED AND SHALL MAKE A GOOD FAITH
15	EFFORT TO ENSURE THE NOTICE IS RECEIVED BY THE LOCAL GOVERNMENT.
16	A TRIGGERING EVENT IS ANY TIME THE RESIDENTIAL SELLER:
17	(A) MATERIALLY DEPARTS FROM ANY REPRESENTATION MADE IN
18	THE NOTICES REQUIRED PURSUANT TO SUBSECTION $(3)(a)$ OF THIS SECTION
19	AFTER AFFORDABILITY RESTRICTIONS EXPIRE IN A MANNER THAT
20	INDICATES AN INTENT TO SELL THE QUALIFYING PROPERTY;
21	(B) SIGNS A CONTRACT WITH A REAL ESTATE BROKER OR
22	BROKERAGE FIRM TO LIST THE QUALIFYING PROPERTY FOR SALE OR TO
23	SELL OR TRANSFER THE QUALIFYING PROPERTY;
24	(C) SIGNS A LETTER OF INTENT, OPTION TO SELL OR BUY, OR OTHER
25	CONDITIONAL WRITTEN AGREEMENT WITH A POTENTIAL BUYER FOR THE
26	SALE OR TRANSFER OF THE QUALIFYING PROPERTY, WHICH INCLUDES THE
2.7	ESTIMATED PRICE TERMS AND CONDITIONS OF THE PROPOSED SALE OR

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1	TRANSFER, EVEN IF THE PRICE, TERMS, OR CONDITIONS ARE SUBJECT TO
2	CHANGE;
3	(D) SIGNS A CONTRACT WITH A POTENTIAL BUYER'S REAL ESTATE
4	BROKER OR BROKERAGE FIRM RELATED TO THE POTENTIAL SALE OR
5	TRANSFER OF THE QUALIFYING PROPERTY;
6	(E) Provides a signed property disclosure form for the
7	QUALIFYING PROPERTY TO A POTENTIAL BUYER;
8	(F) LISTS THE QUALIFYING PROPERTY FOR SALE;
9	(G) MAKES A CONDITIONAL ACCEPTANCE OF AN OFFER FOR THE
10	SALE OR TRANSFER OF THE QUALIFYING PROPERTY;
11	(H) TAKES ANY OTHER ACTION DEMONSTRATING AN INTENT TO
12	SELL THE QUALIFYING PROPERTY; EXCEPT THAT ANY ACTION TAKEN TO
13	ENGAGE WITH A POLITICAL SUBDIVISION OR A HOUSING AUTHORITY IN THE
14	STATE TO FACILITATE NEGOTIATIONS BETWEEN THE RESIDENTIAL SELLER
15	AND A THIRD-PARTY TO CREATE OR PRESERVE AFFORDABLE HOUSING FOR
16	A QUALIFYING PROPERTY IS NOT A TRIGGERING EVENT UNTIL ANOTHER
17	ACTION SET FORTH IN THIS SUBSECTION (3)(b)(I) OCCURS; OR
18	(I) RECEIVES A NOTICE THAT A CERTIFICATE OF LEVY HAS BEEN
19	FILED RELATED TO THE QUALIFYING PROPERTY PURSUANT TO SECTION
20	13-56-101.
21	(II) The notice required pursuant to this subsection $(3)(b)$
22	MUST INCLUDE:
23	(A) A GENERAL DESCRIPTION OF THE QUALIFYING PROPERTY TO BE
24	SOLD, INCLUDING THE ADDRESS AND NAME OF THE PROPERTY, IF ANY, AND
25	ANY ADDITIONAL DESCRIPTIONS OF THE QUALIFYING PROPERTY ON FILE
26	WITH THE OFFICE OF THE ASSESSOR IN THE COUNTY IN WHICH THE
27	QUALIFYING PROPERTY IS LOCATED;

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1	(B) THE RESIDENTIAL SELLER'S ADDRESS AND, IF AVAILABLE,
2	ELECTRONIC MAILING ADDRESS TO RECEIVE NOTICES FROM THE LOCAL
3	GOVERNMENT;
4	(C) THE NAMES AND MAILING ADDRESSES THAT THE RESIDENTIAL
5	SELLER HAS ON RECORD FOR EVERY TENANT RESIDING AT THE QUALIFYING
6	PROPERTY;
7	(D) THE PRICE, TERMS, AND CONDITIONS OF AN ACCEPTABLE OFFER
8	THE RESIDENTIAL SELLER HAS RECEIVED TO SELL THE QUALIFYING
9	PROPERTY OR THE PRICE, TERMS, AND CONDITIONS FOR WHICH THE
10	RESIDENTIAL SELLER INTENDS TO SELL THE QUALIFYING PROPERTY;
11	(E) ANY TERMS OR CONDITIONS WHICH, IF NOT MET, WOULD BE
12	SUFFICIENT GROUNDS, IN THE RESIDENTIAL SELLER'S DISCRETION AND IN
13	COMPLIANCE WITH THIS PART 12 AND ANY OTHER APPLICABLE LAW, TO
14	REJECT AN OFFER; AND
15	(F) If the residential seller has entered into a contingent
16	PURCHASE AND SALE AGREEMENT WITH A PROSPECTIVE BUYER, A COPY OF
17	THE AGREEMENT.
18	(III) THE PRICE, TERMS, AND CONDITIONS REQUIRED TO BE STATED
19	IN THE NOTICE PURSUANT TO SUBSECTION $(3)(b)(II)(D)$ of this section
20	MUST BE UNIVERSAL AND APPLICABLE TO ALL POTENTIAL BUYERS AND
21	MUST NOT BE SPECIFIC TO OR PROHIBITIVE OF THE LOCAL GOVERNMENT
22	MAKING A SUCCESSFUL OFFER TO PURCHASE THE QUALIFYING PROPERTY,
23	MUST NOT BE UNLAWFUL, AND MUST NOT INHIBIT THE EXERCISE OF THE
24	RIGHT OF FIRST REFUSAL PROVIDED FOR IN THIS SECTION.
25	(c) If the price, terms, or conditions as required to be
26	PROVIDED IN THE RESIDENTIAL SELLER'S NOTICE PURSUANT TO
27	SUBSECTIONS $(3)(b)(II)(C)$ AND $(3)(b)(II)(D)$ OF THIS SECTION

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1 MATERIALLY CHANGE, THE RESIDENTIAL SELLER SHALL WITHIN SEVEN

2 DAYS OF THE CHANGE PROVIDE NOTICE TO THE LOCAL GOVERNMENT OF

THE CHANGE AND THE LOCAL GOVERNMENT MAY EXERCISE, OR

4 RE-EXERCISE, ITS RIGHT OF FIRST REFUSAL IN ACCORDANCE WITH THIS

SECTION.

- (d) The notices given pursuant to this subsection (3) must be delivered to the applicable representative of the Colorado housing and finance authority and to the clerk of the governing body of the local government, as applicable, by electronic mail; except that, if there is not an electronic mailing address available for the applicable representative or the clerk, then by hand delivery, United States first class mail, or overnight delivery.
 - (e) THE LOCAL GOVERNMENT MAY SHARE THE INFORMATION CONTAINED IN THE NOTICES REQUIRED PURSUANT TO THIS SUBSECTION (3) WITH ITS OFFICERS, EMPLOYEES, AGENTS, AND PROSPECTIVE ASSIGNEES OR PROSPECTIVE ENTITIES THAT THE LOCAL GOVERNMENT PARTNERS WITH PURSUANT TO SUBSECTIONS (2)(e) AND (2)(f) OF THIS SECTION FOR THE PURPOSES OF EVALUATING OR OBTAINING FINANCING FOR THE PROSPECTIVE TRANSACTION. THE NAMES AND MAILING ADDRESSES FOR TENANTS RESIDING AT THE QUALIFYING PROPERTY MUST BE KEPT CONFIDENTIAL, AND ANY OTHER INFORMATION CONTAINED IN THE NOTICE MUST BE KEPT CONFIDENTIAL IF THE RESIDENTIAL SELLER SO REQUESTS AND, TOGETHER WITH THE NAMES AND MAILING ADDRESSES FOR TENANTS RESIDING AT THE QUALIFYING PROPERTY, IS CONFIDENTIAL INFORMATION NOT SUBJECT TO PUBLIC DISCLOSURE; EXCEPT THAT THE OCCURRENCE OF A TRIGGERING EVENT, THE LOCATION OF THE QUALIFYING PROPERTY, AND

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1	THE IDENTITY OF THE RESIDENTIAL SELLER ARE NOT CONFIDENTIAL AND
2	ARE SUBJECT TO PUBLIC DISCLOSURE.
3	(4) (a) Notice by the local government to the residential seller.
4	(I) THE LOCAL GOVERNMENT SHALL MAKE A GOOD FAITH EFFORT TO
5	PROVIDE NOTICE TO THE RESIDENTIAL SELLER AS SOON AS POSSIBLE BUT
6	NOT LATER THAN FOURTEEN CALENDAR DAYS OF RECEIPT OF THE NOTICE
7	REQUIRED PURSUANT TO SUBSECTION (3)(b) OR (3)(c) OF THIS SECTION OF
8	THE LOCAL GOVERNMENT'S INTENT, WITH RESPECT TO THE QUALIFYING
9	PROPERTY THAT IS THE SUBJECT OF THE NOTICE, TO EITHER PRESERVE ITS
10	RIGHT OF FIRST REFUSAL PROVIDED IN THIS SECTION OR WAIVE ITS RIGHT
11	OF FIRST REFUSAL. THE NOTICE MUST BE DELIVERED BY ELECTRONIC MAIL;
12	EXCEPT THAT, IF THE RESIDENTIAL SELLER HAS NOT PROVIDED AN
13	ELECTRONIC MAILING ADDRESS, THEN BY HAND DELIVERY, UNITED
14	STATES FIRST CLASS MAIL, OR OVERNIGHT DELIVERY TO THE ADDRESS
15	PROVIDED BY THE RESIDENTIAL SELLER PURSUANT TO SUBSECTION
16	(3)(b)(II)(B) OF THIS SECTION.
17	(II) The notice given pursuant to subsection $(4)(a)(I)$ of this
18	SECTION IS NONBINDING ON THE LOCAL GOVERNMENT.
19	(III) IF NO NOTICE IS GIVEN BY THE LOCAL GOVERNMENT, IF THE
20	LOCAL GOVERNMENT FAILS TO MAKE AN OFFER WITHIN THE TIME PERIOD
21	PROVIDED IN SUBSECTION (5) OF THIS SECTION, OR IF THE OFFER IS
22	OTHERWISE NOT MADE IN ACCORDANCE WITH SUBSECTION (5) OF THIS
23	SECTION, THE RESIDENTIAL SELLER MAY PROCEED WITH THE SALE OF THE
24	QUALIFYING PROPERTY TO ANY BUYER.
25	(IV) IF THE LOCAL GOVERNMENT INTENDS TO ASSIGN ITS RIGHT OF
26	FIRST REFUSAL IN ACCORDANCE WITH SUBSECTION (2)(f) OF THIS SECTION,
27	THE LOCAL GOVERNMENT MUST DISCLOSE THE POTENTIAL ASSIGNEE IN

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THE NOTICE REQUIRED PURSUANT TO SUBSECTION (4)(a)(I) OF THIS SECTION AND PROVIDE A COPY OF THE NOTICE TO THE PROPOSED ASSIGNEE, FOR THE PROPOSED ASSIGNEE'S CONSIDERATION IN DETERMINING WHETHER TO ACCEPT THE ASSIGNMENT.

- (b) Notice by the local government to residents of the qualifying property. (I) (A) Upon giving notice to a residential seller of its intent to make an offer to purchase the qualifying property pursuant to subsection (4)(a) of this section, the local government shall provide notice to each resident of the qualifying property who is identified pursuant to subsection (3)(b)(II)(C) of this section in the seller's notice informing the resident that there is interest by the local government or an assignee in purchasing the qualifying property and providing a date, time, and location that the local government will hold a meeting for residents to attend for information regarding a potential purchase of the property by the local government.
- (B) THE LOCAL GOVERNMENT SHALL PROVIDE A SECOND NOTICE TO THE RESIDENTS OF A QUALIFYING PROPERTY UPON THE ACCEPTANCE BY A RESIDENTIAL SELLER OF THE LOCAL GOVERNMENT'S OFFER TO PURCHASE THE QUALIFYING PROPERTY AND THE EXECUTION OF THE NECESSARY AGREEMENTS IN CONNECTION WITH ACCEPTANCE OF THE OFFER.
- (C) THE LOCAL GOVERNMENT SHALL PROVIDE A THIRD NOTICE TO THE RESIDENTS OF A QUALIFYING PROPERTY UPON CLOSING ON THE QUALIFYING PROPERTY AND EXECUTING THE NECESSARY AGREEMENTS TO FINALIZE THE SALE OF THE QUALIFYING PROPERTY TO THE LOCAL GOVERNMENT. THE NOTICE MUST INCLUDE CONTACT INFORMATION FOR THE ENTITY THAT WILL PROVIDE MANAGEMENT SERVICES TO THE

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2	(II) THE LOCAL GOVERNMENT SHALL MAIL THE NOTICES REQUIRED
3	PURSUANT TO SUBSECTION $(4)(b)(I)$ OF THIS SECTION TO THE RESIDENTS
4	OF A QUALIFYING PROPERTY USING THE MOST RECENT ADDRESS OF EACH
5	RESIDENT. THE RESIDENTIAL SELLER SHALL PROVIDE UPDATED MAILING
6	ADDRESSES FOR RESIDENTS UPON REQUEST BY THE LOCAL GOVERNMENT.
7	THE LOCAL GOVERNMENT SHALL ALSO POST A COPY OF THE NOTICES IN A
8	CONSPICUOUS PLACE IN THE QUALIFYING PROPERTY. THE MAILED AND
9	POSTED NOTICES MUST BE PROVIDED IN ENGLISH, SPANISH, AND ANY
10	OTHER LANGUAGE KNOWN TO BE SPOKEN BY RESIDENTS AT THE
11	QUALIFYING PROPERTY.
12	(III) THE MEETING HELD BY THE LOCAL GOVERNMENT AS
13	REQUIRED BY SUBSECTION $(4)(b)(I)(A)$ of this section must be in an
14	ACCESSIBLE SPACE, AND SPANISH TRANSLATION SERVICES AND, IF
15	AVAILABLE, VIRTUAL MEETING OPTIONS MUST BE PROVIDED, ALL AT NO
16	COST TO THE RESIDENTS.
17	(5) Process to exercise right of first refusal. (a) (I) EXCEPT AS
18	OTHERWISE PROVIDED IN SUBSECTION (6) OF THIS SECTION, THE LOCAL
19	GOVERNMENT HAS THIRTY CALENDAR DAYS FROM PROVIDING NOTICE
20	PURSUANT TO SUBSECTION $(4)(a)(I)$ OF THIS SECTION TO MAKE AN OFFER
21	TO PURCHASE THE QUALIFYING PROPERTY AND SHALL AGREE TO CLOSE ON
22	THE QUALIFYING PROPERTY AND EXECUTE THE NECESSARY AGREEMENTS
23	TO FINALIZE THE SALE OF THE QUALIFYING PROPERTY TO THE LOCAL
24	GOVERNMENT WITHIN SIXTY CALENDAR DAYS OF THE ACCEPTANCE BY A
25	RESIDENTIAL SELLER OF THE LOCAL GOVERNMENT'S OFFER TO PURCHASE
26	THE QUALIFYING PROPERTY AND THE EXECUTION OF THE NECESSARY
27	AGREEMENTS IN CONNECTION WITH ACCEPTING THE OFFER.

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1	(II) NOTWITHSTANDING SUBSECTION $(5)(a)(I)$ OF THIS SECTION
2	AND EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (6) OF THIS SECTION,
3	IF A RESIDENTIAL SELLER HAS RECEIVED AN OFFER FROM A THIRD-PARTY
4	BUYER THAT IS AN ENTIRELY CASH OFFER FOR THE THIRD-PARTY BUYER TO
5	PURCHASE THE QUALIFYING PROPERTY, THE LOCAL GOVERNMENT SHALL
6	AGREE TO CLOSE ON THE QUALIFYING PROPERTY AND EXECUTE THE
7	NECESSARY AGREEMENTS TO FINALIZE THE SALE OF THE QUALIFYING
8	PROPERTY TO THE LOCAL GOVERNMENT WITHIN THE SAME TIME PERIOD AS
9	IS SET FORTH IN THE THIRD-PARTY BUYER'S OFFER.
10	(b) If a residential seller rejects an offer made by the
11	LOCAL GOVERNMENT EXERCISING ITS RIGHT OF FIRST REFUSAL, THE
12	RESIDENTIAL SELLER SHALL PROVIDE A WRITTEN EXPLANATION OF THE
13	REJECTION AND SHALL INVITE THE LOCAL GOVERNMENT TO MAKE ONE
14	SUBSEQUENT OFFER WITHIN FOURTEEN DAYS BY IDENTIFYING THE TERMS
15	AND CONDITIONS THAT MUST BE INCLUDED IN THE SUBSEQUENT OFFER IN
16	ORDER FOR THE RESIDENTIAL SELLER TO POTENTIALLY ACCEPT THE
17	SUBSEQUENTLY MADE OFFER BY THE LOCAL GOVERNMENT AND THE LOCAL
18	GOVERNMENT MAY RE-EXERCISE ITS RIGHT OF FIRST REFUSAL IN
19	ACCORDANCE WITH THIS SECTION BY PROVIDING NOTICE OF ITS INTENT
20	TO PRESERVE ITS RIGHT OF FIRST REFUSAL IN ACCORDANCE WITH
21	SUBSECTION (4)(a) OF THIS SECTION.
22	(6) Extension of time. The time periods set forth in this
23	SECTION MAY BE EXTENDED AND ANY TERMS OR CONDITIONS OF SALE MAY
24	BE MODIFIED BY WRITTEN AGREEMENT BETWEEN THE LOCAL GOVERNMENT
25	AND THE RESIDENTIAL SELLER OR, IF THE LOCAL GOVERNMENT HAS
26	ASSIGNED ITS RIGHT OF FIRST REFUSAL, THE LOCAL GOVERNMENT'S
2.7	ASSIGNEE AND THE RESIDENTIAL SELLER.

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2	(7) Certificate of compliance. WITHIN FOURTEEN CALENDAR
3	DAYS OF RECEIPT OF NOTICE REQUIRED BY EITHER SUBSECTION (3)(b) OR
4	(3)(c) OF THIS SECTION OR, IF THE LOCAL GOVERNMENT INTENDS TO
5	EXERCISE ITS RIGHT OF FIRST REFUSAL, WITHIN FOURTEEN CALENDAR
6	DAYS OF EITHER ACCEPTANCE BY A RESIDENTIAL SELLER OF THE LOCAL
7	GOVERNMENT'S OFFER OR REJECTION BY A RESIDENTIAL SELLER OF THE
8	LOCAL GOVERNMENT'S OFFER IN ACCORDANCE WITH SUBSECTION (5)(b) OF
9	THIS SECTION, THE LOCAL GOVERNMENT OR ITS ASSIGNEE SHALL EXECUTE
10	AND RECORD A CERTIFICATE OF COMPLIANCE IN THE REAL PROPERTY
11	RECORDS OF THE COUNTY IN WHICH THE QUALIFYING PROPERTY IS
12	SITUATED. THE CERTIFICATE OF COMPLIANCE MUST INCLUDE THE NAME OF
13	THE RESIDENTIAL SELLER, A LEGAL DESCRIPTION OF THE QUALIFYING
14	PROPERTY, AND A STATEMENT THAT THE RESIDENTIAL SELLER HAS
15	COMPLIED WITH ALL APPLICABLE PROVISIONS OF THIS SECTION. THE
16	RECORDED CERTIFICATE OF COMPLIANCE IS PRIMA FACIE EVIDENCE OF THE
17	RESIDENTIAL SELLER'S COMPLIANCE WITH THIS SECTION AND MAY BE
18	RELIED UPON BY A RESIDENTIAL SELLER, ANY PERSON CLAIMING AN
19	INTEREST IN THE QUALIFYING PROPERTY THROUGH A RESIDENTIAL SELLER,
20	AND A TITLE INSURANCE ENTITY, AS DEFINED IN SECTION $10-11-102$ (11).
21	(8) Tenant qualifications. (a) THE LOCAL GOVERNMENT OR ITS
22	ASSIGNEE SHALL MAINTAIN AT THE QUALIFYING PROPERTY AFFORDABILITY
23	LEVELS THAT ARE ON AVERAGE EQUAL TO OR GREATER THAN THE LEVELS
24	PROVIDED AT THE TIME IT IS ACQUIRED BY THE LOCAL GOVERNMENT BOTH
25	WITH RESPECT TO THE NUMBER OF AFFORDABLE UNITS AND THE AREA
26	MEDIAN INCOMES USED TO DETERMINE RENT AND INCOME LIMITS. TENANT
27	QUALIFICATIONS MUST COMPLY WITH FAIR HOUSING LAWS AND

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1	AFFORDABILITY REC	DUIREMENTS OF ANY NEW FUNDING SOURCES.
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(b) NOTWITHSTANDING THE REQUIREMENTS AROUND LONG-TERM AFFORDABLE HOUSING SET FORTH IN THIS SECTION OR THE REQUIREMENTS IN SUBSECTION (8)(a) OF THIS SECTION, RESIDENTS AT THE QUALIFYING PROPERTY AT THE TIME IT IS ACQUIRED BY THE LOCAL GOVERNMENT PURSUANT TO THIS SECTION MAY CONTINUE TO RESIDE AT THE QUALIFYING PROPERTY IRRESPECTIVE OF THEIR INCOME LEVEL FOR AT LEAST THE DURATION OF THEIR TENANCY AGREEMENT PURSUANT TO THE TENANCY AGREEMENT'S TERMS IN EFFECT AT THE TIME THE LOCAL GOVERNMENT ACQUIRES THE QUALIFYING PROPERTY. A LOCAL GOVERNMENT OR ITS ASSIGNEE MAY ONLY DECLINE TO RENEW A TENANT'S LEASE IN ORDER TO COMPLY WITH GREATER AFFORDABILITY RESTRICTIONS AT THE PROPERTY IN ACCORDANCE WITH SUBSECTION (8)(a) OF THIS SECTION OR IF THE RESIDENT IS DEMONSTRABLY VIOLATING ANY TERMS OF THE LEASE.

(9) Application of a local government's right of first refusal laws. Nothing in this part 12 restricts or supersedes the authority of a local government to enact laws for its jurisdiction providing for the local government's right of first refusal to purchase property for affordable housing that at a minimum comply with this part 12 and in the event of conflict between a provision in this part 12 and a local government's laws, the provision more favorable to the local government applies.

29-4-1203. Right of first offer - eligibility - process - notice - definition - repeal. (1) Definition of qualifying property. AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES, "QUALIFYING PROPERTY" MEANS A MULTIFAMILY RESIDENTIAL OR MIXED-USE RENTAL

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2	LESS THAN FIFTEEN UNITS AND EXCLUDING EXISTING AFFORDABLE
3	HOUSING AND A MOBILE HOME PARK AS DEFINED IN SECTION $38-12-201.5$
4	(6). FOR THE PURPOSE OF DETERMINING WHETHER A PROPERTY CONSISTS
5	OF AT LEAST THE MINIMUM NUMBER OF UNITS SET FORTH IN THIS
6	SUBSECTION (1) FOR A QUALIFYING PROPERTY, AN ACCESSORY DWELLING
7	UNIT DOES NOT COUNT AS A UNIT.
8	(2) Local government's right of first offer. (a) IN ACCORDANCE
9	WITH THIS PART 12, THE LOCAL GOVERNMENT FOR THE JURISDICTION IN
10	WHICH A QUALIFYING PROPERTY IS LOCATED HAS A RIGHT OF FIRST OFFER
11	TO MAKE AN OFFER TO PURCHASE THE QUALIFYING PROPERTY BEFORE THE
12	QUALIFYING PROPERTY IS LISTED FOR SALE TO THIRD PARTIES.
13	
14	(b) THE LOCAL GOVERNMENT'S RIGHT OF FIRST OFFER CONCERNING
15	THE QUALIFYING PROPERTY IS LIMITED TO PRESERVING OR CONVERTING
16	THE QUALIFYING PROPERTY TO LONG-TERM AFFORDABLE HOUSING OR A
17	MIXED-INCOME DEVELOPMENT DIRECTLY OR THROUGH ANOTHER ENTITY
18	TO WHICH THE LOCAL GOVERNMENT ASSIGNS ITS RIGHTS PURSUANT TO
19	SUBSECTION (2)(e) OF THIS SECTION OR TRANSFERS THE QUALIFYING
20	PROPERTY. IF A QUALIFYING PROPERTY IS CLASSIFIED AS MIXED-USE, THE
21	LOCAL GOVERNMENT'S OFFER MUST INCLUDE ANY COMMERCIAL PORTION
22	OF THE QUALIFYING PROPERTY BUT ONLY THE RESIDENTIAL PORTION OF
23	THE QUALIFYING PROPERTY IS SUBJECT TO AFFORDABILITY
24	REQUIREMENTS.
25	(c) THE LOCAL GOVERNMENT, IN EXERCISING ITS RIGHT OF FIRST
26	OFFER, MAY PARTNER WITH A NONPROFIT ENTITY, A PRIVATE ENTITY, A
27	QUASI-GOVERNMENTAL ENTITY, OR ANOTHER GOVERNMENTAL ENTITY TO

PROPERTY CONSISTING OF NOT MORE THAN ONE HUNDRED UNITS AND NOT

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1	CO-FINANCE, LEASE, OR MANAGE THE QUALIFYING PROPERTY FOR THE
2	PUBLIC PURPOSE OF MAINTAINING THE QUALIFYING PROPERTY AS
3	LONG-TERM AFFORDABLE HOUSING OR A MIXED-INCOME DEVELOPMENT IF
4	THE LOCAL GOVERNMENT OR ITS ASSIGNEE MAINTAINS OWNERSHIP OF THE
5	QUALIFYING PROPERTY EITHER DIRECTLY OR THROUGH A SPECIAL PURPOSE
6	ENTITY OR AFFILIATE.
7	(d) AT ANY TIME, THE LOCAL GOVERNMENT MAY ASSIGN THE
8	RIGHT OF FIRST OFFER REGARDING A QUALIFYING PROPERTY TO A LOCAL
9	OR REGIONAL HOUSING AUTHORITY OR THE COLORADO HOUSING AND
10	FINANCE AUTHORITY, SUBJECT TO THE REQUIREMENTS THAT THE
11	QUALIFYING PROPERTY IS USED TO PRESERVE OR BE CONVERTED TO
12	LONG-TERM AFFORDABLE HOUSING OR A MIXED-INCOME DEVELOPMENT
13	AND THAT ALL OTHER PROVISIONS OF THIS PART 12 APPLY TO THE
14	ASSIGNEE. THE ASSIGNEE MUST IMMEDIATELY NOTIFY THE RESIDENTIAL
15	SELLER OF ANY ASSIGNMENT PURSUANT TO THIS SUBSECTION $(2)(d)$, AND
16	THE NOTICE MUST INCLUDE THE ASSIGNEE'S ADDRESS TO RECEIVE ANY
17	NOTICES THAT THE RESIDENTIAL SELLER IS REQUIRED TO SEND IN
18	ACCORDANCE WITH THIS SECTION. THE LOCAL GOVERNMENT REMAINS
19	LIABLE FOR OBLIGATIONS PURSUANT TO THIS PART $\overline{12}$ ACCRUING PRIOR TO
20	THE ASSIGNMENT AND UPON ASSIGNMENT, THE ASSIGNEE ASSUMES ALL
21	LIABILITY OF THE LOCAL GOVERNMENT REGARDING THE EXERCISE OF THE
22	RIGHT OF FIRST OFFER AND IS RESPONSIBLE FOR PERFORMING ALL
23	REQUIREMENTS PURSUANT TO THIS PART 12, IN EACH CASE ACCRUING
24	FROM AND AFTER THE ASSIGNMENT, WITH RESPECT TO A QUALIFYING
25	PROPERTY AS IF THE ASSIGNEE WERE THE LOCAL GOVERNMENT.
26	(e) (I) The governing body of a local government has the
2.7	RIGHT TO WAIVE THE RIGHT OF FIRST OFFER PROVIDED IN THIS SECTION

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1	(II) (A) IF THE GOVERNING BODY OF A LOCAL GOVERNMENT HAS
2	WAIVED ITS RIGHT OF FIRST OFFER, IT SHALL POST A NOTICE IN A
3	CONSPICUOUS LOCATION ON ITS WEBSITE INDICATING THAT THERE IS A
4	WAIVER AND THAT RESIDENTIAL SELLERS WITH QUALIFYING PROPERTIES
5	WITHIN ITS JURISDICTION DO NOT HAVE AN OBLIGATION TO COMPLY WITH
6	THIS SECTION.
7	(B) THE NOTICE POSTED IN ACCORDANCE WITH SUBSECTION
8	(2)(e)(II)(A) OF THIS SECTION MUST BE EFFECTIVE FOR AT LEAST THREE
9	MONTHS AFTER IT IS POSTED AND MUST EXPLICITLY STATE THE DATE IT
10	EXPIRES, IF ANY.
11	(C) FAILURE TO POST NOTICE PURSUANT TO THIS SUBSECTION
12	(2)(e)(II) DOES NOT OTHERWISE AFFECT THE LOCAL GOVERNMENT'S RIGHT
13	OF FIRST OFFER.
14	(f) Notwithstanding anything in this section to the
15	CONTRARY, AT ANY TIME PRIOR TO THE RESIDENTIAL SELLER AND THE
16	LOCAL GOVERNMENT ENTERING INTO A CONTRACT FOR THE PURCHASE OF
17	THE QUALIFYING PROPERTY BY THE LOCAL GOVERNMENT, THE
18	RESIDENTIAL SELLER MAY REJECT THE LOCAL GOVERNMENT'S OFFER AND
19	OTHERWISE TERMINATE NEGOTIATIONS WITH THE LOCAL GOVERNMENT.
20	(g) IF THE LOCAL GOVERNMENT WAIVES OR IS DEEMED TO HAVE
21	WAIVED ITS RIGHT OF FIRST OFFER IN ACCORDANCE WITH THIS SECTION OR
22	IF A RESIDENTIAL SELLER REJECTS THE LOCAL GOVERNMENT'S OFFER IN
23	ACCORDANCE WITH SUBSECTION $(2)(f)$ OF THIS SECTION, THE RESIDENTIAL
24	SELLER HAS NO OBLIGATION TO PROVIDE INITIAL OR ADDITIONAL NOTICE,
25	AS APPLICABLE, TO THE LOCAL GOVERNMENT OR OTHERWISE OFFER OR
26	RE-OFFER, AS APPLICABLE, THE QUALIFYING PROPERTY TO THE LOCAL
27	GOVERNMENT PURSUANT TO ANY PROVISION OF THIS SECTION UNLESS A

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1	TRANSACTION FOR THE SALE OF THE QUALIFYING PROPERTY DOES NOT
2	CLOSE WITHIN TWELVE MONTHS OF EITHER THE LOCAL GOVERNMENT'S
3	WAIVER OR DEEMED WAIVER OR REJECTION BY THE RESIDENTIAL SELLER
4	OF THE LOCAL GOVERNMENT'S OFFER, WHICHEVER IS EARLIER; EXCEPT
5	THAT, IF THE CONTRACT FOR SALE TO A THIRD PARTY HAS A DURATION
6	LONGER THAN TWELVE MONTHS, THEN THE TWELVE MONTH PERIOD IS
7	EXTENDED TO MATCH THE TERM OF THE CONTRACT.
8	(3) Notice requirements generally. (a) (I) ANY NOTICES
9	REQUIRED TO BE PROVIDED TO THE LOCAL GOVERNMENT PURSUANT TO
10	THIS SECTION MUST BE DELIVERED TO THE CLERK OF THE GOVERNING
11	BODY OF THE LOCAL GOVERNMENT BY ELECTRONIC MAIL; EXCEPT THAT IF
12	THERE IS NOT AN ELECTRONIC MAILING ADDRESS AVAILABLE FOR THE
13	CLERK, THEN BY HAND DELIVERY, UNITED STATES FIRST CLASS MAIL, OR
14	OVERNIGHT DELIVERY.
15	(II) NOTWITHSTANDING SUBSECTION (3)(a)(I) OF THIS SECTION, IF
16	THE LOCAL GOVERNMENT ASSIGNS ITS RIGHT OF FIRST OFFER AND THE
17	ASSIGNEE PROVIDES NOTICE OF THE ASSIGNMENT TO THE RESIDENTIAL
18	SELLER PURSUANT TO SUBSECTION (2)(d) OF THIS SECTION, THEN UPON
19	AND AFTER RECEIPT OF NOTICE OF THE ASSIGNMENT, THE RESIDENTIAL
20	SELLER SHALL SEND BY ELECTRONIC MAIL ANY REQUIRED NOTICES
21	PURSUANT TO THIS SECTION TO THE ADDRESS SPECIFIED BY THE ASSIGNEE;
22	EXCEPT THAT, IF THERE IS NOT AN ELECTRONIC MAILING ADDRESS
23	PROVIDED BY THE ASSIGNEE, THEN BY HAND DELIVERY, UNITED STATES
24	FIRST CLASS MAIL, OR OVERNIGHT DELIVERY.
25	(b) ANY NOTICES PROVIDED TO THE RESIDENTIAL SELLER
26	PURSUANT TO THIS SECTION MUST BE DELIVERED TO THE PHYSICAL
2.7	ADDRESS PROVIDED BY THE RESIDENTIAL SELLER IN ACCORDANCE WITH

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1	SUBSECTION (5)(a)(II) OF THIS SECTION OR, UPON ELECTION BY THE
2	RESIDENTIAL SELLER, BY ELECTRONIC MAIL TO THE ELECTRONIC MAILING
3	ADDRESS PROVIDED BY THE RESIDENTIAL SELLER TO THE LOCAL
4	GOVERNMENT.
5	(c) ANY NOTICE PROVIDED PURSUANT TO THIS SECTION IS DEEMED
6	DELIVERED ON THE DATE IT IS SENT BY ELECTRONIC MAIL, THE DATE IT IS
7	HAND DELIVERED, THE DATE AFTER THE DAY IT IS DEPOSITED FOR
8	DELIVERY BY OVERNIGHT DELIVERY, OR THE DATE THAT IS TWO BUSINESS
9	DAYS AFTER THE DAY IT IS DEPOSITED IN THE UNITED STATES MAIL, AS
10	APPLICABLE.
11	(4) Notice by residential seller, local government's intent, and
12	nondisclosure agreement. (a) Before a residential seller enters
13	INTO AN AGREEMENT WITH A LICENSED BROKER TO SOLICIT AND PROCURE
14	PURCHASERS FOR A QUALIFYING PROPERTY OR OTHERWISE LISTS A
15	QUALIFYING PROPERTY FOR SALE ON THE MULTIPLE LISTING SERVICE, THE
16	RESIDENTIAL SELLER SHALL PROVIDE NOTICE TO THE GOVERNING BODY OF
17	THE LOCAL GOVERNMENT IN WHICH THE QUALIFYING PROPERTY IS
18	LOCATED THAT THE RESIDENTIAL SELLER INTENDS TO SELL THE
19	QUALIFYING PROPERTY.
20	(b) THE LOCAL GOVERNMENT HAS SEVEN CALENDAR DAYS FROM
21	THE DATE OF RECEIVING THE NOTICE REQUIRED BY SUBSECTION $(4)(a)$ OF
22	THIS SECTION TO PROVIDE A WRITTEN RESPONSE TO THE RESIDENTIAL
23	SELLER INDICATING THAT THE LOCAL GOVERNMENT EITHER:
24	(I) Is interested in receiving due diligence information on
25	THE QUALIFYING PROPERTY SO THAT IT CAN EVALUATE WHETHER IT
26	WANTS TO MAKE AN OFFER TO PURCHASE THE QUALIFYING PROPERTY,
27	WHICH RESPONSE MUST CONTAIN A NONDISCLOSURE AGREEMENT IN A

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1	FORM ACCEPTABLE TO THE RESIDENTIAL SELLER THAT THE LOCAL
2	GOVERNMENT HAS EXECUTED; OR
3	(II) WAIVES ANY RIGHT OF THE LOCAL GOVERNMENT TO PURCHASE
4	THE QUALIFYING PROPERTY.
5	(c) If the local government does not respond within the
6	SEVEN-DAY PERIOD REQUIRED BY SUBSECTION (4)(b) OF THIS SECTION, IT
7	IS DEEMED TO HAVE WAIVED ITS RIGHT OF FIRST OFFER WITH RESPECT TO
8	THE QUALIFYING PROPERTY.
9	(5) Residential seller's notice of terms. (a) IF THE LOCAL
10	GOVERNMENT PROVIDES NOTICE IN ACCORDANCE WITH SUBSECTION $(4)(b)$
11	OF THIS SECTION, THE RESIDENTIAL SELLER HAS FIVE CALENDAR DAYS
12	FROM RECEIPT OF THE NOTICE TO PROVIDE A NOTICE TO THE LOCAL
13	GOVERNMENT THAT INCLUDES:
14	(I) THE ADDRESS AND NAME OF THE QUALIFYING PROPERTY, IF
15	ANY, AND THE LEGAL DESCRIPTION OF THE QUALIFYING PROPERTY;
16	(II) THE RESIDENTIAL SELLER'S ADDRESS AND, IF AVAILABLE,
17	ELECTRONIC MAILING ADDRESS TO RECEIVE NOTICES FROM THE LOCAL
18	GOVERNMENT;
19	(III) A RENT ROLL FOR THE QUALIFYING PROPERTY SHOWING
20	THE AMOUNT OF RENT CHARGED TO TENANTS AT THE QUALIFYING
21	PROPERTY;
22	(IV) THE VACANCY RATE, OPERATING EXPENSES AND INCOME, AND
23	COMMON AREA AMENITIES AT THE QUALIFYING PROPERTY;
24	(V) ANY MARKETING MATERIALS THAT THE RESIDENTIAL SELLER
25	HAS PREPARED ON OR BEFORE THE DATE OF SUCH NOTICE AND
26	ANTICIPATES USING IN CONNECTION WITH LISTING THE QUALIFYING
27	PROPERTY FOR SALE;

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1	(VI) A CURRENT TITLE COMMITMENT; AND
2	(VII) THE RESIDENTIAL SELLER'S EXECUTED VERSION OF THE
3	NONDISCLOSURE AGREEMENT.
4	(b) SUBJECT TO AND PURSUANT TO THE NONDISCLOSURE
5	AGREEMENT EXECUTED IN ACCORDANCE WITH SUBSECTION (4)(b) OF THIS
6	SECTION, THE LOCAL GOVERNMENT MAY SHARE THE INFORMATION
7	CONTAINED IN THE NOTICES REQUIRED PURSUANT TO THIS SUBSECTION (5)
8	WITH ITS OFFICERS, EMPLOYEES, AGENTS, AND PROSPECTIVE ASSIGNEES OR
9	PROSPECTIVE ENTITIES THAT THE LOCAL GOVERNMENT PARTNERS WITH
10	PURSUANT TO SUBSECTIONS (2)(c) AND (2)(d) OF THIS SECTION FOR THE
11	PURPOSES OF EVALUATING OR OBTAINING FINANCING FOR THE
12	PROSPECTIVE TRANSACTION. THE INFORMATION CONTAINED IN THE NOTICE
13	MUST BE KEPT CONFIDENTIAL AND IS CONFIDENTIAL INFORMATION NOT
14	SUBJECT TO PUBLIC DISCLOSURE.
15	(6) Notice by the local government. (a) A LOCAL GOVERNMENT
16	HAS FOURTEEN CALENDAR DAYS FROM THE DATE OF RECEIVING THE
17	NOTICE REQUIRED BY SUBSECTION (5)(a) OF THIS SUBSECTION TO PROVIDE
18	A WRITTEN RESPONSE TO THE RESIDENTIAL SELLER THAT EITHER:
19	(I) Makes an offer to purchase the qualifying property
20	SETTING FORTH THE PRICE, TERMS, AND CONDITIONS OF THE OFFER; OR
21	(II) WAIVES ANY RIGHT OF THE LOCAL GOVERNMENT TO PURCHASE
22	THE QUALIFYING PROPERTY.
23	(b) IF THE LOCAL GOVERNMENT DOES NOT PROVIDE A RESPONSE
24	WITHIN THE FOURTEEN-DAY PERIOD SET FORTH IN SUBSECTION (6)(a) OF
25	THIS SECTION, THE LOCAL GOVERNMENT'S RIGHT OF FIRST OFFER IS
26	DEEMED WAIVED.
27	(7) Process after offer is made. (a) The residential seller has

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1	FOURTEEN CALENDAR DAYS AFTER RECEIPT OF THE LOCAL GOVERNMENT'S
2	OFFER MADE PURSUANT TO SUBSECTION (6)(a)(I) OF THIS SECTION TO
3	NOTIFY THE LOCAL GOVERNMENT THAT IT EITHER ACCEPTS OR REJECTS
4	THE OFFER. DURING THIS PERIOD, THE RESIDENTIAL SELLER MAY INITIATE
5	NEGOTIATIONS IN GOOD FAITH WITH THE LOCAL GOVERNMENT WHICH MAY
6	INCLUDE DISCUSSING ALTERNATIVE PRICE, TERMS, OR CONDITIONS FOR
7	THE PURCHASE OF THE QUALIFYING PROPERTY. IF THE RESIDENTIAL
8	SELLER DOES NOT PROVIDE NOTICE OF ITS ACCEPTANCE OR REJECTION OF
9	THE LOCAL GOVERNMENT'S OFFER IN THE FOURTEEN DAY PERIOD
10	PURSUANT TO THIS SUBSECTION (7)(a), THE OFFER IS DEEMED REJECTED.
11	(b) IF THE RESIDENTIAL SELLER ACCEPTS THE LOCAL
12	GOVERNMENT'S OFFER OR ACCEPTS AN OFFER NEGOTIATED WITH THE
13	LOCAL GOVERNMENT, THE LOCAL GOVERNMENT AND THE RESIDENTIAL
14	SELLER HAVE THIRTY CALENDAR DAYS AFTER THE DATE OF THE
15	RESIDENTIAL SELLER'S RECEIPT OF THE LOCAL GOVERNMENT'S NOTICE
16	PROVIDED IN ACCORDANCE WITH SUBSECTION $(6)(a)(I)$ OF THIS SECTION
17	TO NEGOTIATE AND EXECUTE A CONTRACT FOR THE PURCHASE OF THE
18	QUALIFYING PROPERTY BY THE LOCAL GOVERNMENT. THE CONTRACT
19	MUST REQUIRE THE TRANSACTION TO CLOSE NO LATER THAN SIXTY DAYS
20	AFTER ITS EXECUTION, UNLESS BOTH PARTIES AGREE TO OTHER TERMS.
21	(8) Certificate of compliance. WITHIN FOURTEEN CALENDAR
22	DAYS OF RECEIPT OF NOTICE REQUIRED BY SUBSECTION (4)(a) OF THIS
23	SECTION UNLESS THE LOCAL GOVERNMENT PROVIDES NOTICE PURSUANT
24	TO SUBSECTION (4)(b) OF THIS SECTION AND THEN WITHIN FOURTEEN
25	CALENDAR DAYS OF RECEIPT OF THE NOTICE REQUIRED BY SUBSECTION
26	(5)(a) OF THIS SECTION, THE LOCAL GOVERNMENT OR ITS ASSIGNEE SHALL
27	EXECUTE AND RECORD A CERTIFICATE OF COMPLIANCE IN THE REAL

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1	PROPERTY RECORDS OF THE COUNTY IN WHICH THE QUALIFYING PROPERTY
2	IS SITUATED. THE CERTIFICATE OF COMPLIANCE MUST INCLUDE THE NAME
3	OF THE RESIDENTIAL SELLER, A LEGAL DESCRIPTION OF THE QUALIFYING
4	PROPERTY, AND A STATEMENT THAT THE RESIDENTIAL SELLER HAS
5	COMPLIED WITH ALL THE APPLICABLE PROVISIONS OF THIS SECTION. THE
6	RECORDED CERTIFICATE OF COMPLIANCE IS PRIMA FACIE EVIDENCE OF THE
7	RESIDENTIAL SELLER'S COMPLIANCE WITH THIS SECTION AND MAY BE
8	RELIED UPON BY A RESIDENTIAL SELLER, ANY PERSON CLAIMING AN
9	INTEREST IN THE QUALIFYING PROPERTY THROUGH A RESIDENTIAL SELLER
10	AND A TITLE INSURANCE ENTITY, AS DEFINED IN SECTION 10-11-102 (11).
11	(9) Repeal. This section is repealed, effective December 31,
12	2029.
13	29-4-1204. General provisions applicable to a local
14	government's right of first refusal and right of first offer.
15	(1) Nothing in this part 12 requires a local government to
16	EXERCISE ITS RIGHT OF FIRST REFUSAL SET FORTH IN SECTION 29-4-1202
17	OR ITS RIGHT OF FIRST OFFER SET FORTH IN SECTION 29-4-1203 AND A
18	LOCAL GOVERNMENT MUST PROMPTLY NOTIFY A RESIDENTIAL SELLER OF
19	ITS INTENT NOT TO EXERCISE ITS RIGHT OF FIRST OFFER AS SET FORTH IN
20	SECTIONS 29-4-1203 (4)(b)(II) AND (6)(a)(II).
21	(2) Any action by the local government required or
22	PERMITTED PURSUANT TO THIS PART 12 MAY BE PERFORMED, AS IS
23	APPLICABLE AND TO THE EXTENT PERMITTED BY LAW, BY THE COUNTY
24	MANAGER OF A COUNTY, THE MAYOR OR CITY MANAGER OF A CITY OR
25	TOWN, OR ANOTHER OFFICER DESIGNATED BY THE GOVERNING BODY OF
26	THE LOCAL GOVERNMENT.
27	(3) Any actions of an agent working on behalf of a

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1	RESIDENTIAL SELLER FOR PURPOSES OF THIS PART 12 ARE ATTRIBUTABLE
2	TO THE RESIDENTIAL SELLER. NOTWITHSTANDING ANY OTHER PROVISION
3	OF THIS PART 12 TO THE CONTRARY, A POLITICAL SUBDIVISION OR A
4	HOUSING AUTHORITY IN THE STATE THAT ENGAGES IN ACTIVITIES TO
5	CREATE OR PRESERVE AFFORDABLE HOUSING FOR AN APPLICABLE
6	QUALIFYING PROPERTY IS NOT CONSIDERED AN AGENT WORKING ON
7	BEHALF OF A RESIDENTIAL SELLER FOR PURPOSES OF THIS PART 12.
8	(4) NOTHING WITHIN THIS PART 12 LIMITS THE LOCAL

(4) NOTHING WITHIN THIS PART 12 LIMITS THE LOCAL GOVERNMENT'S ABILITY TO CONDEMN AN APPLICABLE QUALIFYING PROPERTY ACQUIRED PURSUANT TO THIS PART 12 TO THE EXTENT PERMITTED BY APPLICABLE LAW.

- (5) IF A LOCAL GOVERNMENT HAS ADOPTED LONG-TERM AFFORDABILITY REQUIREMENTS THAT ARE GREATER THAN THE REQUIREMENTS SET FORTH IN THIS PART 12, THE LOCAL GOVERNMENT'S REQUIREMENTS APPLY TO THIS PART 12. NOTHING IN THIS PART 12 OVERRIDES ANY LOCAL AFFORDABLE HOUSING LAWS.
- **29-4-1205.** Exemptions repeal. (1) This part 12 does not apply to any sale, transfer, or conveyance of an applicable qualifying property by a residential seller:
 - (a) MADE TO, IF WHOLLY OR MAJORITY OWNED, DIRECTLY OR INDIRECTLY, BY, BENEFICIALLY HELD, ALL OR IN PART, IN COMMON WITH, OR UNDER COMMON OWNERSHIP OR CONTROL WITH THE RESIDENTIAL SELLER, ONE OR MORE PARTNERSHIPS, LIMITED LIABILITY COMPANIES, CORPORATIONS, OR OTHER ENTITIES, MADE FOR TAX OR ESTATE PURPOSES BETWEEN CLOSELY HELD PARTNERS, MEMBERS OF ONE OR MORE LIMITED LIABILITY COMPANIES, MEMBERS OF ONE OR MORE CORPORATIONS, OR MEMBERS, TRUSTEES, MANAGERS, OR PARTNERS OF ONE OR MORE OTHER

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1	ENTITIES, OR IF THE UNITED STATES, OR ANY AGENCY OR
2	INSTRUMENTALITY THEREOF, OR THE STATE, OR ANY POLITICAL
3	SUBDIVISION OF THE STATE, IS THE RESIDENTIAL SELLER OF OR IS A
4	THIRD-PARTY BUYER OF THE APPLICABLE QUALIFYING PROPERTY;
5	(b) MADE TO THE STATE, A LOCAL GOVERNMENT, THE COLORADO
6	HOUSING AND FINANCE AUTHORITY, ANY PUBLIC HOUSING AUTHORITY,
7	AND ANY OTHER POLITICAL SUBDIVISION OF THE STATE;
8	(c) Made to an affordable housing provider that has
9	PROVIDED NOTICE OF INTENT TO PURCHASE THE APPLICABLE QUALIFYING
10	PROPERTY AND COMMITS TO PROVIDING LONG-TERM AFFORDABLE
11	HOUSING;
12	(d) IF THE APPLICABLE QUALIFYING PROPERTY IS SOLD,
13	TRANSFERRED, OR CONVEYED IN A FORECLOSURE ACTION OR BY A DEED IN
14	LIEU OF FORECLOSURE, IF THE APPLICABLE QUALIFYING PROPERTY IS SOLD,
15	TRANSFERRED, OR CONVEYED BY A PARTY THAT ACQUIRES THE
16	APPLICABLE QUALIFYING PROPERTY IN A FORECLOSURE ACTION OR BY A
17	DEED IN LIEU OF FORECLOSURE, OR IF THE APPLICABLE QUALIFYING
18	PROPERTY IS SUBSEQUENTLY TRANSFERRED BY A
19	GOVERNMENT-SPONSORED ENTERPRISE TO A DIRECT OR INDIRECT WHOLLY
20	OWNED SUBSIDIARY, AFFILIATED LENDER, OR OTHER THIRD PARTY;
21	(e) IF, ON OR AFTER THE EFFECTIVE DATE OF THIS PART 12, THE
22	APPLICABLE QUALIFYING PROPERTY HAS A PREEXISTING AGREEMENT THAT
23	BESTOWS A RIGHT OF FIRST REFUSAL, RIGHT OF FIRST OFFER, OR OTHER
24	CONTINGENT PROPERTY RIGHT REGARDING THE APPLICABLE QUALIFYING
25	PROPERTY TO A THIRD PARTY; EXCEPT THAT, UPON EXPIRATION OF THE
26	AGREEMENT, THE PROVISIONS OF THIS PART 12 APPLY TO ANY SALE,
27	TRANSFER, OR CONVEYANCE OF THE APPLICABLE QUALIFYING PROPERTY

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1	BY THE RESIDENTIAL SELLER; OR
2	(f) IF THE RESIDENTIAL SELLER HAS APPLIED FOR, IS IN THE
3	PROCESS OF, OR HAS SUCCESSFULLY RESYNDICATED OR RECAPITALIZED
4	THE APPLICABLE QUALIFYING PROPERTY IN CONNECTION WITH AN
5	AFFORDABLE HOUSING PROGRAM OFFERED BY THE FEDERAL, STATE, OR
6	LOCAL GOVERNMENT OR A POLITICAL SUBDIVISION OR ANY PUBLIC ENTITY
7	AND THE RESIDENTIAL SELLER PROVIDES NOTICE AND DEMONSTRABLE
8	EVIDENCE OF THIS TO THE LOCAL GOVERNMENT; EXCEPT THAT, IF THE
9	RESIDENTIAL SELLER IS NOT SUCCESSFUL IN RESYNDICATING OR
10	RECAPITALIZING AN APPLICABLE QUALIFYING PROPERTY IN CONNECTION
11	WITH AN AFFORDABLE HOUSING PROGRAM OFFERED BY THE FEDERAL,
12	STATE, OR LOCAL GOVERNMENT OR A POLITICAL SUBDIVISION OR ANY
13	PUBLIC ENTITY THEN THE RIGHT OF FIRST REFUSAL OR THE RIGHT OF FIRST
14	OFFER, AS APPLICABLE, AND THE REQUIREMENTS SET FORTH IN THIS PART
15	12 APPLY.
16	(2) (a) The right of first offer set forth in section
17	29-4-1203 does not apply to any sale, transfer, or conveyance of
18	A QUALIFYING PROPERTY, AS DEFINED IN SECTION 29-4-1203 (1), BY A
19	RESIDENTIAL SELLER:
20	(I) MADE TO A FAMILY MEMBER, AS DEFINED IN SECTION
21	8-13.3-503 (11), of the residential seller;
22	(II) MADE TO A TRUST IF THE BENEFICIARY OF THE TRUST IS THE
23	SPOUSE, PARTNER IN A CIVIL UNION, LEGALLY RECOGNIZED CHILD, OR
24	OTHER FAMILY MEMBER OF THE RESIDENTIAL SELLER;
25	(III) MADE PURSUANT TO A WILL, DESCENT, OR INTESTATE
26	DISTRIBUTION;
27	(IV) MADE PURSUANT TO AN ACTION IN EMINENT DOMAIN OR IN

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1	RESPONSE TO A THREAT OF EMINENT DOMAIN;
2	(V) MADE PURSUANT TO A COURT ORDER;
3	(VI) MADE BETWEEN JOINT TENANTS OR TENANTS IN COMMON;
4	(VII) IF THE FIRST CERTIFICATE OF OCCUPANCY FOR THE
5	QUALIFYING PROPERTY WAS ISSUED WITHIN THIRTY YEARS PRECEDING THE
6	DATE THAT THE RESIDENTIAL SELLER WILL LIST THE QUALIFYING
7	PROPERTY FOR SALE;
8	(VIII) IF THE QUALIFYING PROPERTY IS BEING SOLD, TRANSFERRED,
9	OR CONVEYED AS PART OF A TRANSACTION INVOLVING MULTIPLE
10	PROPERTIES WHICH INCLUDES AT LEAST ONE PROPERTY LOCATED IN A
11	JURISDICTION THAT IS OUTSIDE OF THE JURISDICTION OF THE LOCAL
12	GOVERNMENT;
13	(IX) THAT DOES NOT INVOLVE THE SALE, TRANSFER, OR
14	CONVEYANCE OF ALL OR SUBSTANTIALLY ALL OF THE QUALIFYING
15	PROPERTY; OR
16	(X) THAT IS A SALE, TRANSFER, OR CONVEYANCE, DIRECTLY OR
17	INDIRECTLY, OF OWNERSHIP INTERESTS IN THE RESIDENTIAL SELLER.
18	(b) This subsection (2) is repealed, effective December 31,
19	2029.
20	29-4-1206. Remedies for noncompliance.
21	(1) (a) NOTWITHSTANDING SUBSECTION (1)(b) OF THIS SECTION AND
22	SUBJECT TO THE AVAILABILITY OF RESOURCES, IT IS THE RESPONSIBILITY
23	OF THE ATTORNEY GENERAL'S OFFICE TO ENFORCE THE PROVISIONS OF THIS
24	PART 12, AND THE ATTORNEY GENERAL MAY INTERVENE IN ANY ACTION
25	BROUGHT PURSUANT TO SUBSECTION (1)(b) OF THIS SECTION.
26	
27	(b) THE ATTORNEY GENERAL'S OFFICE, THE LOCAL GOVERNMENT,

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1	OR THE LOCAL GOVERNMENT'S ASSIGNEE MAY BRING A CIVIL ACTION
2	AGAINST A RESIDENTIAL SELLER FOR ANY VIOLATION OF THIS PART 12.
3	(c) THE REMEDIES FOR ANY ACTION BROUGHT PURSUANT TO THIS
4	SUBSECTION (1) ARE LIMITED TO MONETARY DAMAGES AND STATUTORY
5	PENALTIES AGAINST THE RESIDENTIAL SELLER. ANY PERSON CLAIMING AN
6	INTEREST IN AN APPLICABLE QUALIFYING PROPERTY THROUGH A
7	RESIDENTIAL SELLER SHALL TAKE TITLE TO THE APPLICABLE QUALIFYING
8	PROPERTY FREE OF ANY RIGHTS OR CLAIMS SET FORTH IN THIS PART 12.
9	
10	(2) IF A COURT FINDS THAT A RESIDENTIAL SELLER IS IN MATERIAL
11	VIOLATION OF THIS PART 12, THE COURT SHALL AWARD A STATUTORY
12	PENALTY THAT IS NOT LESS THAN TEN THOUSAND DOLLARS FOR A FIRST
13	OFFENSE AND NOT LESS THAN THIRTY THOUSAND DOLLARS FOR ANY
14	SUBSEQUENT OFFENSES; EXCEPT THAT THE COURT SHALL NOT AWARD A
15	STATUTORY PENALTY THAT IS MORE THAN ONE HUNDRED THOUSAND
16	DOLLARS.
17	(3) A COURT MAY ALSO AWARD REASONABLE ATTORNEY FEES AND
18	COSTS TO A PREVAILING PARTY.
19	(4) THE REMEDIES PROVIDED IN THIS SECTION ARE THE SOLE
20	AND EXCLUSIVE REMEDIES PURSUANT TO A CIVIL ACTION BROUGHT
21	PURSUANT TO THIS SECTION FOR A VIOLATION OF THIS PART 12 BY A
22	RESIDENTIAL SELLER.
23	29-4-1207. Termination of right of first offer. The right of
24	${\tt FIRSTOFFERESTABLISHEDINTHISPART12TERMINATESONDecember31},$
25	2029.
26	SECTION 2. In Colorado Revised Statutes, 24-31-101, amend
27	(1)(i)(XVII) and $(1)(i)(XVIII)$; and add $(1)(i)(XIX)$ as follows:

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1	24-31-101. Powers and duties of attorney general. (1) The
2	attorney general:
3	(i) May independently initiate and bring civil and criminal actions
4	to enforce state laws, including actions brought pursuant to:
5	(XVII) The "Rental Application Fairness Act", part 9 of article 12
6	of title 38; and
7	(XVIII) The "Reproductive Health Equity Act", part 4 of article
8	6 of title 25; AND
9	(XIX) PART 12 OF ARTICLE 4 OF TITLE 29.
10	SECTION 3. Act subject to petition - effective date -
11	applicability. (1) This act takes effect at 12:01 a.m. on the day following
12	the expiration of the ninety-day period after final adjournment of the
13	general assembly; except that, if a referendum petition is filed pursuant
14	to section 1 (3) of article V of the state constitution against this act or an
15	item, section, or part of this act within such period, then the act, item,
16	section, or part will not take effect unless approved by the people at the
17	general election to be held in November 2024 and, in such case, will take
18	effect on the date of the official declaration of the vote thereon by the
19	governor.
20	(2) This act applies to all qualifying properties for the right of first
21	refusal that are listed for sale on or after the effective date of this act but
22	for which a residential seller has not accepted an offer to purchase the
23	qualifying property and executed the necessary agreements in connection
24	with accepting the offer and to all qualifying properties for the right of
25	first offer on or after the effective date of this act that do not have active
26	listings as of the effective date of this act.

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