2017AA SERIES INDENTURE

between

COLORADO HOUSING AND FINANCE AUTHORITY

and

ZIONS BANK, A DIVISION OF ZB, NATIONAL ASSOCIATION, AS TRUSTEE DATED AS OF AUGUST 1, 2017

securing

Colorado Housing and Finance Authority
Homeownership Class I Bonds
(GNMA Securities Monthly Pass-Through Program)
Federally Taxable Series 2017AA

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This 2017AA Series Indenture, dated as of August 1, 2017 (this "Series Indenture"), between the Colorado Housing and Finance Authority (the "Authority"), a body corporate and political subdivision of the State of Colorado, and Zions Bank, a Division of ZB, National Association (formerly, Zions First National Bank), as Trustee (the "Trustee"), a national banking association, duly organized and existing under the laws of the United States of America, with a corporate trust office located in Denver, Colorado, and authorized under such laws to accept and execute trusts of the character herein set forth,

WITNESSETH:

WHEREAS, the Authority has entered into a Master Indenture of Trust dated as of December 1, 2009 (as amended, the "Master Indenture") with the Trustee for the purposes set forth therein; and

WHEREAS, the Master Indenture authorizes the Authority to issue Bonds pursuant to the Master Indenture and one or more Series Indentures; and

WHEREAS, in order to accomplish the purposes set forth in the Master Indenture, the Authority has determined it appropriate and necessary to issue bonds under this Series Indenture; and

WHEREAS, the execution and delivery of this Series Indenture has been in all respects duly and validly authorized by a resolution duly adopted by the Authority; and

WHEREAS, all things necessary to make the Series 2017AA Bonds, when executed by the Authority and authenticated by the Bond Registrar, valid and binding legal obligations of the Authority and to make this Series Indenture a valid and binding agreement have been done.

NOW THEREFORE, THIS SERIES INDENTURE WITNESSETH:

ARTICLE I

AUTHORITY AND DEFINITIONS

- Section 1.1 <u>Authority</u>. This Series Indenture is executed and delivered pursuant to the authority contained in the Act, Section 10.1(e) of the Master Indenture, the Supplemental Public Securities Act, Part 2 of Article 57 of Title 11, Colorado Revised Statutes, and by a resolution duly adopted by the Board of Directors of the Authority.
- Section 1.2 <u>Definitions.</u> All terms which are defined in Section 1.1 of the Master Indenture shall have the same meanings, respectively, in this Series Indenture, and, unless the context shall otherwise require, the following terms shall have the following respective meanings:
- "2017AA Ginnie Mae Certificates" means the fully modified mortgage-backed passthrough securities guaranteed as to timely payment by the Government National Mortgage Association financed with proceeds of the Series 2017AA Bonds.
 - "Authorized Denominations" means \$1.00 and any integral multiple thereof.
- "Closing Date" means the date of initial issuance and delivery of the Series 2017AA Bonds.
- "<u>Debt Service Reserve Fund Requirement</u>" means, with respect to the Series 2017AA Bonds, an amount equal to zero.
- "<u>DTC</u>" means The Depository Trust Company, New York, New York, and its successors and assigns.
 - "Indenture" means the Master Indenture as supplemented by this Series Indenture.
- "Interest Payment Date" means the first day of each month, commencing October 1, 2017.
- "MSRB" means the Municipal Securities Rulemaking Board, the current required method of filing of which is electronically via its Electronic Municipal Market Access (EMMA) system available on the Internet at http://emma.msrb.org.
- "Record Date" means, with respect to each Bond Payment Date, the Bond Registrar's close of business on the fifteenth day (whether or not a Business Day) of the month immediately preceding such Bond Payment Date.

"Series 2017AA Bonds" means the Colorado Housing and Finance Authority Homeownership Class I Bonds (GNMA Securities Monthly Pass-Through Program), Federally Taxable Series 2017AA, authorized by, and at any time Outstanding pursuant to, the Indenture.

(End of Article I)

ARTICLE II

AUTHORIZATION AND ISSUANCE OF SERIES 2017AA BONDS

- Section 2.1 <u>Authorization of Series 2017AA Bonds; Principal Amount, Maturity, Designation and Series.</u> (a) A Series of Bonds to be issued under this Series Indenture is hereby created. Such Series 2017AA Bonds shall be issued as Class I Bonds, and shall be of a single subseries, designated as the "Colorado Housing and Finance Authority Homeownership Class I Bonds (GNMA Securities Monthly Pass-Through Program), Federally Taxable Series 2017AA."
- (b) The initial Aggregate Principal Amount of the Series 2017AA Bonds is \$50,168,626. The Series 2017AA Bonds shall be issued only in fully registered form, without coupons, in Authorized Denominations.
- (c) The Series 2017AA Bonds shall mature, subject to the right of prior redemption as set forth in Article III of this Series Indenture, on September 1, 2047, and shall bear interest payable on each Interest Payment Date, at the rate of 3.03% per annum.

Section 2.2 <u>Denominations, Medium, Method and Place of Payment, Dating and Numbering.</u>

- (a) Each Series 2017AA Bond shall bear interest from the Interest Payment Date next preceding the date of authentication of such Bond, unless such Bond is authenticated on an Interest Payment Date, in which event such Bond shall bear interest from such Interest Payment Date, or unless such Bond is authenticated prior to the first Interest Payment Date, in which event such Bond shall bear interest from its dated date, or unless interest on such Bond shall be in default, in which event such Bond shall bear interest from the date to which interest has been paid in full or unless no interest shall have been paid on the Series 2017AA Bonds, in which event such Bond shall bear interest from its dated date. Payment of principal of and interest on any Series 2017AA Bond on any Bond Payment Date shall be made to the Person whose name appears on the registration records kept by the Bond Registrar as the registered owner thereof on the Record Date immediately preceding such Bond Payment Date.
- (b) The principal of and interest on the Series 2017AA Bonds shall be payable in lawful money of the United States of America. The interest on and principal and Redemption Price of the Series 2017AA Bonds shall be paid by the Paying Agent on the Interest Payment Dates by wire transfer of immediately available funds to an account specified by the Owner of record thereof on the applicable Record Date in a writing delivered to the Paying Agent.
- (c) The Series 2017AA Bonds shall be dated the Closing Date and shall bear interest until the entire principal amount of the Bonds has been paid. Interest on the Series 2017AA Bonds shall be computed on the basis of a 360-day year consisting of twelve 30-day months.
- (d) Unless the Authority shall otherwise direct, the Series 2017AA Bonds shall be numbered separately from 1 upward preceded by the legend RAAI- prefixed to the number.

- Section 2.3 Form of Bonds and Certificates of Authentication. The form of the Series 2017AA Bonds shall be substantially as set forth in Exhibit A to this Series Indenture. Any Series 2017AA Bonds may contain or have endorsed thereon such provisions, specifications and descriptive words and such opinions and certifications not inconsistent with the provisions of the Master Indenture and this Series Indenture as may be necessary or desirable, as determined by an Authorized Officer prior to their authentication and delivery.
- Section 2.4 <u>Execution of Series 2017AA Bonds.</u> The Chair, the Chair pro tem and the Executive Director of the Authority and each of them is hereby authorized and directed to execute the Series 2017AA Bonds, and the Secretary/Treasurer, Executive Director or other officer named in this Section 2.4 (other than the officer executing the Series 2017AA Bonds) is hereby authorized and directed to attest the seal of the Authority impressed or imprinted thereon, all in the manner prescribed in Section 2.8 of the Master Indenture.
- Section 2.5 <u>Purpose.</u> The Series 2017AA Bonds are authorized to provide proceeds to finance the purchase of 2017AA Ginnie Mae Certificates backed by Mortgage Loans for Eligible Borrowers purchasing Residential Housing.

(End of Article II)

ARTICLE III

REDEMPTION OF THE SERIES 2017AA BONDS

Section 3.1 Mandatory Special Redemption. Commencing October 1, 2017, the Series 2017AA Bonds are subject to mandatory special redemption, in whole or in part, on each Interest Payment Date, without premium, in the principal amount equal to all repayments and prepayments of mortgage principal from the Mortgage Loans backing 2017AA Ginnie Mae Certificates received by or on behalf of the Authority in the immediately preceding calendar month. If the Series 2017AA Bonds are to be redeemed in part upon any such mandatory redemption, each of the Series 2017AA Bonds then outstanding shall be redeemed in part, pro rata, in proportion to the outstanding principal amount of such Series 2017AA Bonds to the aggregate outstanding principal amounts of all outstanding Series 2017AA Bonds, notwithstanding any provisions of the Master Indenture requiring selection of Bonds by lot. To effect this pro rata redemption while the Series 2017AA Bonds are held in the DTC book-entryonly system, such mandatory redemption is to be made as a "Pro-Rata Pass-Through Distribution of Principal" by DTC. Notwithstanding the provisions of Section 3.2 of the Master Indenture to the contrary no notice of redemption will be given to any Owners of the Series 2017AA Bonds of the date or amount of the mandatory redemption of any Series 2017AA Bonds pursuant to this Section 3.1.

Section 3.2 Optional Redemption. The Series 2017AA Bonds are subject to redemption prior to their maturity at the option of the Authority, in whole or in part, in Authorized Denominations, on any date on or after November 1, 2026, from any moneys available to the Authority for that purpose, at a Redemption Price equal to 100% of the principal amount thereof plus interest accrued thereon to date of redemption, without premium. The Series 2017AA Bonds redeemed pursuant to this Section 3.2 shall be redeemed upon notice as provided in Section 3.2 of the Master Indenture and to the MSRB, provided that notices of redemption shall be given not more than 60 days nor less than 25 days prior to the redemption date.

Section 3.3 <u>Purchase in Lieu of Redemption.</u> The Authority shall not exercise its authority pursuant to Section 3.6 of the Master Indenture to purchase Series 2017AA Bonds in lieu of mandatory redemption pursuant to Section 3.1 hereof. The Authority shall not exercise its authority pursuant to Section 3.6 of the Master Indenture to purchase Series 2017AA Bonds in lieu of optional redemption pursuant to Section 3.2 hereof from moneys held in the Trust Estate unless such Series 2017AA Bonds are immediately canceled.

(End of Article III)

ARTICLE IV

APPLICATION OF BOND PROCEEDS AND OTHER ASSETS

- Section 4.1 <u>Proceeds of the Series 2017AA Bonds.</u> On the Closing Date, the proceeds of the sale and delivery of the Series 2017AA Bonds shall be deposited into the Series 2017AA subaccount of the Acquisition Account.
- Section 4.2 <u>Application of Other Moneys.</u> On the Closing Date, the Trustee shall transfer, from the 2011AA subaccount of the Revenue Fund (a) into the 2017 Series AA subaccount of the Cost of Issuance Account, an amount equal to \$190,000, and (b) into the 2017 Series AA subaccount of the Revenue Fund, an amount equal to \$555,000.
- Section 4.3 <u>No Authority Contribution.</u> The Authority shall make no contribution of funds to the Trustee in connection with the delivery of the Series 2017AA Bonds.

(End of Article IV)

ARTICLE V

ESTABLISHMENT OF CERTAIN SUBACCOUNTS

- Section 5.1 <u>Establishment of Subaccounts.</u> The following subaccounts are hereby created and established as special trust funds within the Funds and Accounts created and established pursuant to the Master Indenture:
 - (a) the Series 2017AA subaccount of the Acquisition Account;
 - (b) the Series 2017AA subaccount of the Costs of Issuance Account;
 - (c) the Series 2017AA subaccount of the Revenue Fund;
 - (d) the Series 2017AA subaccount of the Class I Debt Service Fund; and
 - (e) the Series 2017AA subaccount of the Class I Special Redemption Account.

Section 5.2 Creation of Surplus Account.

- (a) The Master Indenture is hereby amended by establishing within the Revenue Fund a special trust fund hereby created, to be known as the Surplus Account. The Surplus Account shall not be Related to the Series 2017AA Bonds or any other Series of Bonds.
- (b) Notwithstanding anything in Section 5.6(d)(iii) of the Master Indenture, following the transfers made from the Series 2017AA subaccount of the Revenue Fund pursuant to Section 5.6(d)(i) of the Master Indenture on each Interest Payment Date, the balance, if any, in such subaccount in excess of \$25,000 shall be transferred to the Surplus Account, unless and to the extent otherwise provided in Authority Request.
- (c) Notwithstanding anything in Section 5.6(d)(iii) of the Master Indenture, following the transfers made from any other subaccount of the Revenue Fund pursuant to Section 5.6(d)(i) of the Master Indenture, the balance, if any, in such subaccount shall be transferred in whole or in part to the Surplus Account only upon Authority Request.
- (d) Moneys in the Surplus Account shall be paid to the Authority for any purpose free and clear of the lien and pledge of the Indenture, or shall be otherwise transferred and allocated, as may be provided in an Authority Request.

Section 5.3 Acquisition Account.

(a) There shall be paid into the Series 2017AA subaccount of the Acquisition Account the amount specified by Section 4.1 hereof.

(b) Moneys in the Series 2017AA subaccount of the Acquisition Account shall be applied to purchase the 2017AA Ginnie Mae Certificates on the Closing Date, at a purchase price of par plus accrued interest thereon. The par amount of the 2017AA Ginnie Mae Certificates shall be paid from the Series 2017AA subaccount of the Acquisition Account and any accrued interest on the 2017AA Ginnie Mae Certificates shall be paid from the Series 2017AA subaccount of the Revenue Fund.

(End of Article V)

ARTICLE VI

ADDITIONAL COVENANTS

- Section 6.1 <u>2017AA Ginnie Mae Certificates</u>. The 2017AA Ginnie Mae Certificates shall be held at all times by the Trustee in trust for the benefit of the Owners. If the Trustee does not receive a payment on a GNMA I Security when due by the close of business on the 17th day of each month, or if the Trustee does not receive a payment on a GNMA II-Custom Pool Security when due by the close of business on the 22nd day of each month, the Trustee shall immediately notify, and demand payment from, Ginnie Mae.
- Section 6.2 No Cross-Calls. Notwithstanding anything in this Series Indenture or the Master Indenture to the contrary, the Authority and the Trustee shall not apply any Mortgage Repayments or Prepayments received in respect of the Mortgage Loans backing the 2017AA Ginnie Mae Certificates to the payment of any Series of Bonds other than the Series 2017AA Bonds , whether at maturity or pursuant to optional or mandatory redemption. In addition, no Mortgage Repayments or Prepayments received in respect of the Mortgage Loans backing any MBS or otherwise securing any Series of Bonds other than the Series 2017AA Bonds shall be applied to the mandatory special redemption of the Series 2017AA Bonds.
- Section 6.3 <u>No Defeasance.</u> The 2017AA Bonds shall not be subject to defeasance pursuant to Section 12.2 of the Master Indenture or economic defeasance.

Section 6.4 <u>Limitation on Payment of Fiduciary and Program Expenses.</u>

- (a) Fiduciary Expenses which may be paid from the Series 2017AA subaccount of the Revenue Fund pursuant to Section 5.6(d)(i)(M) of the Master Indenture may not exceed the maximum amount consistent with the most recent Cash Flow Statement.
- (b) Program Expenses and Fiduciary Expenses which may be paid from the Series 2017AA subaccount of the Revenue Fund pursuant to Section 5.6(d)(i)(Q) of the Master Indenture may not exceed the maximum amount consistent with the most recent Cash Flow Statement.
- (c) The Authority shall not pay Program Expenses and Fiduciary Expenses from the Series 2017AA subaccount of the Revenue Fund pursuant to Section 5.6(d)(i) (N) or (R) of the Master Indenture.

(End of Article VI)

ARTICLE VII MISCELLANEOUS

- Section 7.1 <u>Severability and Invalid Provisions.</u> If any one or more of the covenants or agreements provided in this Series Indenture on the part of the Authority to be performed should be contrary to law, then such covenant or covenants or agreement or agreements shall be deemed severable from the remaining covenants and agreements, and shall in no way affect the validity of the other provisions of this Series Indenture.
- Section 7.2 <u>Table of Contents and Section Headings Not Controlling.</u> The Table of Contents and the headings of the several Articles and Sections of this Series Indenture have been prepared for convenience of reference only and shall not control, affect the meaning of, or be taken as an interpretation of any provision of this Series Indenture.
- Section 7.3 <u>Counterparts; Electronic Transactions.</u> This Series Indenture may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument. In addition, the transaction described herein may be conducted and related documents may be stored by electronic means. Copies, telecopies, facsimiles, electronic files and other reproductions of original executed documents shall be deemed to be authentic and valid counterparts of such original documents for all purposes, including the filing of any claim, action or suit in the appropriate court of law.
- Section 7.4 <u>Effective Date</u>; <u>Execution and Delivery</u>. This Series Indenture shall become effective upon its execution and delivery by the Authority and the Trustee and shall continue in full force and effect so long as any Series 2017AA Bonds remain Outstanding.

(Signature page follows)

IN WITNESS WHEREOF, the parties hereto have caused this Series Indenture to be duly executed as of the day and year first above written.

COLORADO HOUSING AND FINANCE AUTHORITY

	AUTHORITY
Attest:	By: Patricio Hyppe Chief Financial Officer
By: Mm K. KmA Assistant Secretary	
	ZIONS BANK, A DIVISION OF ZB, NATIONAL ASSOCIATION, as Trustee
	By:
	Title:

IN WITNESS WHEREOF, the parties hereto have caused this Series Indenture to be duly executed as of the day and year first above written.

COLORADO HOUSING AND FINANCE AUTHORITY

	By:
Attest:	Chief Financial Officer
By:Assistant Secretary	
	ZIONS BANK, A DIVISION OF ZB, NATIONAL ASSOCIATION, as Trustee

EXHIBIT A

FORM OF SERIES 2017AA BOND

No. RAAI	
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COLORADO HOUSING AND FINANCE AUTHORITY HOMEOWNERSHIP CLASS I BONDS (GNMA SECURITIES MONTHLY PASS-THROUGH PROGRAM) FEDERALLY TAXABLE SERIES 2017AA

Unless this certificate is presented by an authorized representative of The Depository Trust Company, a New York corporation ("DTC"), to the Authority or its agent for registration of transfer, exchange, or payment, and any certificate issued is registered in the name of Cede & Co. or in such other name as is requested by an authorized representative of DTC (and any payment is made to Cede & Co. or to such other entity as is requested by an authorized representative of DTC), ANY TRANSFER, PLEDGE, OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL inasmuch as the registered owner hereof, Cede & Co., has an interest herein.

INTEREST ON THIS BOND IS INCLUDED IN GROSS INCOME FOR FEDERAL INCOME TAX PURPOSES

DATE OF	MATURITY	CUSIP	INTEREST
ORIGINAL ISSUE	<u>DATE</u>		RATE
August 30, 2017	September 1, 2047	196479 C31	3.03%

REGISTERED OWNER: CEDE & CO.

PRINCIPAL AMOUNT:

The Colorado Housing and Finance Authority (the "Authority"), a body corporate and political subdivision of the State of Colorado (the "State"), created and existing by virtue of the laws of the State, particularly the Colorado Housing and Finance Authority Act, constituting Part 7 of Article 4 of Title 29 of the Colorado Revised Statutes, as amended (the "Act"), for value received hereby promises to pay (but only from the funds, accounts and other security provided therefor) to the Registered Owner specified above, or to such Registered Owner's registered assigns or personal representatives, the Principal Amount specified above on the Maturity Date specified above, unless this Bond is redeemed prior thereto as provided in the Indenture (as defined below), upon its presentation and surrender as provided under the Master Indenture of Trust dated as of December 1, 2009, as amended, between the Authority and Zions Bank, a Division of ZB, National Association (formerly, Zions First National Bank), as trustee

(the "Trustee") and the 2017AA Series Indenture dated as of August 1, 2017, between the Authority and the Trustee (collectively, the "Indenture"), and to pay to the Registered Owner interest on such Principal Amount at the Interest Rate per annum above. Any term used herein as a defined term but not defined herein shall be defined as in the Indenture.

This Bond is one of a duly authorized issue of bonds of the Authority designated "Colorado Housing and Finance Authority Homeownership Class I Bonds (GNMA Securities Monthly Pass-Through Program), Federally Taxable Series 2017AA" (the "Bonds"), issued under and pursuant to the Act, the Indenture and the Supplemental Public Securities Act, constituting Part 2 of Article 57 of Title 11, Colorado Revised Statutes. It is the intention of the Authority that this recital shall be conclusive evidence of the validity and the regularity of the issuance of the Bonds after their delivery for value and that all of the Bonds issued are incontestable for any cause whatsoever after their delivery for value. This Bond constitutes a Class I Obligation under the Indenture and is secured solely by the pledge and lien of the Trust Estate contained therein, which is in the following order of priority: first, to secure the payment of the principal of and interest on the Class I Obligations in accordance with the terms and the provisions of the Indenture, second, to secure the payment of the principal of and interest on the Class II Obligations in accordance with the terms and the provisions of the Indenture, and third, to secure the payment of the principal of and interest on the Class III Obligations in accordance with the terms and the provisions of the Indenture. The Registered Owner hereof, by acceptance of this Bond, consents to all of the terms and conditions of the Indenture, a copy of which is on file with the Trustee.

THIS BOND, TOGETHER WITH THE INTEREST HEREON, IS PAYABLE SOLELY FROM, AND SECURED BY, THE REVENUES OF THE AUTHORITY AND OTHER SECURITY PLEDGED THEREFOR UNDER THE INDENTURE, SUBJECT TO THE LIEN AND PLEDGE PRIORITY DISCUSSED ABOVE. IN NO EVENT SHALL THIS BOND CONSTITUTE AN OBLIGATION OR LIABILITY OF THE STATE OR ANY POLITICAL SUBDIVISION THEREOF (OTHER THAN THE AUTHORITY) OR OF THE UNITED STATES OF AMERICA OR ANY AGENCY THEREOF OR GINNIE MAE, FANNIE MAE OR FREDDIE MAC. THE BONDS ARE NOT GUARANTEED BY THE FULL FAITH AND CREDIT OF THE UNITED STATES OF AMERICA OR ANY AGENCY THEREOF OR GINNIE MAE, FANNIE MAE OR FREDDIE MAC. THE AUTHORITY HAS NO TAXING POWER NOR DOES IT HAVE THE POWER TO PLEDGE THE GENERAL CREDIT OF THE STATE OR ANY POLITICAL SUBDIVISION THEREOF OTHER THAN THE AUTHORITY, OR TO PLEDGE THE TAXING POWER OF THE STATE OR ANY POLITICAL SUBDIVISION THEREOF OTHER THAN THE AUTHORITY, OR TO PLEDGE THE TAXING POWER OF THE STATE OR ANY POLITICAL SUBDIVISION THEREOF. THE STATE SHALL NOT BE LIABLE FOR THIS BOND, AND THIS BOND SHALL NOT CONSTITUTE A DEBT OF THE STATE.

This Bond is transferable, as provided in the Indenture, only upon the records of the Authority kept for that purpose at the Corporate Trust Office of the Trustee by the Registered Owner hereof in person, or by his duly authorized attorney, upon surrender of this Bond together with a written instrument of transfer satisfactory to the Trustee duly executed by the registered owner or his duly authorized attorney, and thereupon a new registered Bond or Bonds, and in the

same maturity and aggregate principal amounts, shall be issued to the transferee in exchange therefor as provided in the Indenture, and upon payment of the charges therein prescribed. The Authority and the Trustee shall deem and treat the person in whose name this Bond is registered as the absolute owner hereof for the purpose of receiving payment of, or on account of, the principal or Redemption Price hereof and interest due hereon and for all other purposes.

The Bonds are issuable in the form of registered Bonds without coupons in the denominations of \$1.00 and any integral multiple thereof ("Authorized Denominations"). The owner of any Bonds may surrender the same at the above mentioned office of the Trustee, in exchange for an equal aggregate principal amount of Bonds of any of the Authorized Denominations, in the manner, subject to the conditions and upon the payment of the charges provided in the Indenture. Pursuant to Section 29-4-722 of the Act, Bonds issued under the Act shall be negotiable instruments under the laws of the State, subject only to applicable provisions for registration.

This Bond bears interest on the Principal Amount specified above, payable to the Registered Owner hereof on each Interest Payment Date (the first such date being October 1, 2017) until maturity or earlier redemption. Each Bond shall bear interest from the Interest Payment Date next preceding the date of authentication of such Bond, unless such Bond is authenticated on an Interest Payment Date, in which event such Bond shall bear interest from such Interest Payment Date, or unless such Bond is authenticated prior to the first Interest Payment Date, in which event such Bond shall bear interest from its dated date, or unless interest on such Bond shall be in default, in which event such Bond shall bear interest from the date to which interest has been paid in full or unless no interest shall have been paid on the Bonds, as the case may be, in which event such Bond shall bear interest from its dated date. Interest on the Bonds shall be computed on the basis of a 360-day year consisting of twelve 30-day months.

The principal or Redemption Price of and interest on the Bonds shall be payable in lawful money of the United States of America at the Corporate Trust Office of the Paying Agent in Denver, Colorado.

The Bonds are subject to optional and mandatory redemption in the manner, at the prices, at the times and under the circumstances provided in the Indenture.

If any moneys held by the Trustee or Paying Agent in trust for the payment of interest on or principal of any Bonds remain unclaimed for a period of three years after the date on which such moneys were payable, the Trustee or Paying Agent will, upon written notice from the Authority, pay such amounts to the Authority, as provided in the Indenture. Thereafter, such Registered Owners must look to the Authority for payment of such moneys.

The Indenture provides that the occurrences of certain events constitute Events of Default. If certain Events of Default occur, the Trustee may, and upon the written request of the Registered Owners of a sufficient percentage in aggregate principal amount of Outstanding Bonds (as provided in the Indenture), give 30 days notice in writing to the Authority of its intention to declare all Outstanding Bonds immediately due and payable. At the end of such 30-

day period, the Trustee may, and upon the written consent of the Owners of a sufficient percentage in aggregate principal amount of Outstanding Bonds (as provided in the Indenture), declare all Outstanding Bonds immediately due and payable. An Event of Default and its consequences may be waived as provided in the Indenture. Registered Owners may not enforce the Indenture or the Bonds except as provided in the Indenture.

The Act provides that neither the members of the Authority nor any authorized person executing bonds issued pursuant to the Act shall be personally liable for such bonds by reason of the execution or issuance thereof.

IT IS HEREBY CERTIFIED, RECITED AND DECLARED that all acts, conditions and things required by the Constitution and statutes of the State and the Indenture to exist, to have happened and to have been performed precedent to and in the issuance of this Bond, exist, have happened and have been performed in due time, form and manner as required by law.

IN WITNESS WHEREOF, the Colorado Housing and Finance Authority has caused this Bond to be executed in its name by the manual or facsimile signature of its Chair and its corporate seal (or a facsimile thereof) to be impressed or imprinted hereon and attested by the manual or facsimile signature of its Executive Director.

COLORADO HOUSING AND FINANCE

AUTHORITY

By: _______Chair

(SEAL)

Attest:

Executive Director

CERTIFICATE OF AUTHENTICATION

This Bond is one of the Bonds des Colorado Housing and Finance Authority.	cribed in the within-mentioned Indenture of the
Date of Authentication:	
	ZIONS BANK, A DIVISION OF ZB, NATIONAL ASSOCIATION, as Trustee
	By:

ASSIGNMENT

FOR VALUE RECEIVED the unders	signed hereby sells, assigns and transfers unto
(Please insert social security or other ide	ntifying number of transferee)
(Please print or type name	e and address of transferee)
the within bond, and all rights thereunder, as	nd hereby irrevocably constitutes and appoints
	Attorney to transfer the within
bond on the books kept for registration thereof,	with full power of substitution in the premises.
Dated:	
Signature Guaranteed:	
NOTICE: Signature(s) should be guaranteed by a guarantor institution participating in the Securities Transfer Agents Medallion Program or in such other guarantee program acceptable to the Trustee.	NOTICE: The signature to this assignment must correspond with the name as it appears upon the face of the within Bond in every particular, without alteration or enlargement or any change whatever.