## AURORA LOAN SERVICES

## **<u>3<sup>rd</sup> PARTY AUTHORIZATION FORM</u>**

Borrower: Please complete the information below, sign and fax to (303) 728-7648.

Please inform the Third Party to allow 48 hours from Aurora's receipt of the completed form for this authorization to be uploaded to our system before calling to discuss specific account information.

Loan Number: Today's Date: Borrower(s) Name (Please Print): Property Address: I/We authorize Aurora Loan Services to provide the following information/documentation regarding the abovereferenced loan to the Authorized Party listed below: \_\_\_\_\_ Access to discuss all information regarding my above-referenced loan. \_\_\_\_\_ The Authorized Party named below is authorized only to make changes to mailing address and phone numbers associated with my above-referenced loan. \_\_\_\_\_ The Authorized Party named below is authorized only to receive written communications and/or copies of loan documents for my above-referenced loan. Other (please specify) This authorization is valid for ninety (90) days. However, if you would like to have a different expiration date, please complete and initial below. \_\_\_\_\_ This authorization is valid until \_\_\_\_/\_\_\_\_. This authorization is valid until \_\_\_\_/\_\_\_\_. This authorization is valid until revoked by the undersigned or when the loan is paid in full. Name of Authorized Party(s) and Company Name (if applicable) – please print clearly: Relationship of Authorized Party to Borrower: Contact Information for Authorized Party: Authorized Party Mailing Address: \_\_\_\_\_ Authorized Party Phone Number: Aurora Loan Services will not be held responsible in any manner for following the authorization and/or instructions given herein. Unless specified above, this Authorization will automatically expire ninety (90) days from the date of this letter.

Borrower Signature

Borrower Signature

Aurora Loan Services is a debt collector. Aurora is attempting to collect a debt and any information obtained will be used for that purpose. However, if you are in bankruptcy or received a bankruptcy discharge of this debt, this communication is not an attempt to collect the debt against you personally, but is notice of a possible enforcement of the lien against the collateral property.