



**First American Title™**

First American Title Insurance Company  
245 Storey Blvd  
Cheyenne, WY 82009  
(307)773-0202

**File #: 4521-4385418**

**Date: May 28, 2026**

**Property Address:** Ptns Sec 3,4,9,10 I-25 Service Road  
Cheyenne, WY 82007

**We appreciate the opportunity to be of service to you. *To avoid delays in your closing, all funds needed at your closing should be wired!* Please contact your Escrow Officer below to obtain and verify wiring instructions. Please note, if First American Title receives a third party deposit, additional document(s) are required. Please contact your Escrow Team for more information.**

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**Escrow Officer: Shandi Vasquez**  
(307)773-0202 / shandivasquez@firstam.com  
245 Storey Blvd  
Cheyenne, WY 82009

**Escrow Assistant: East Team**  
(307)635-1181 / FA-East@firstam.com

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**The following parties have received a copy of this Commitment:**

**Buyer(s):** TBD  
Delivered Electronically

**Seller(s):** Terry Grazing Association, Gateway East LLC  
Delivered Electronically

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**Thank you for choosing First American Title. We look forward to assisting you. If you should have any questions, please do not hesitate to contact us.**



**First American Title™**

First American Title Insurance Company  
245 Storey Blvd  
Cheyenne, WY 82009  
(307)773-0202  
Fax: (866)213-7015

To: **First American Title Insurance Company, "Settlement Agent"**  
**Shandi Vasquez, Escrow Officer**

File No.: **4521-4385418**  
Date: **May 28, 2026**

Re: **Ptns Sec 3,4,9,10 I-25 Service Road, Cheyenne, WY 82007, "Property"**  
**Gateway East, LLC, "Buyer"**  
**Terry Grazing Association, "Seller"**  
**Collectively, "Parties"**

### **Purchase/Sale Settlement Instructions**

This document contains the Buyer's and Seller's (the "Parties") agreed-upon instructions to the Settlement Agent (also known as and referred to as "Escrow Holder", "Escrow Agent" or "Closing Agent" in documents used in this transaction) for providing settlement services in addition to the issuance of title insurance. If applicable, this document may be modified by state-specific supplemental Settlement Instructions.

Settlement Agent is either a direct operation or wholly owned operation of First American Title Insurance Company, a national title insurance underwriter.

Settlement Agent may decline to provide settlement services if no title insurance policy is to be issued.

#### **Important Facts to Help Reduce Cyber Fraud Risk**

**Real estate transactions are frequently targeted for cyber fraud. Parties to transactions can take steps to reduce the risk of falling victim. Here are some important facts you must know:**

- **Settlement Agent banks only with First American Trust, FSB ABA Routing Number 122241255. DO NOT WIRE FUNDS TO ANY OTHER BANK OR ROUTING NUMBER. Your escrow officer's email address is shandivasquez@firstam.com and any instructions that direct you to send funds to another bank may be fraudulent. Before wiring your funds, contact us at (307)635-1181. Ultimately, you are responsible to verify that you have correct instructions before you wire funds.**
- **Parties requesting that funds be wired will be asked to provide accurate and complete instructions prior to closing.**
- **Any changes to a party's wiring instructions must be verified in person.**

#### **A. Settlement Agent Responsibilities**

Settlement Agent's obligations and responsibilities are limited *only* to those it has agreed to in writing and as required to comply with applicable laws. No other obligation or duty will be assumed or implied.

#### **B. Parties' Instructions to Settlement Agent**

The Parties instruct and authorize Settlement Agent to perform the following services to complete and process the settlement of the purchase and sale of the Property pursuant to a real estate purchase contract that has been provided to the Settlement Agent by the Parties:

- **Order a title insurance commitment or preliminary report for the purpose of issuing a policy or policies (collectively the "Policy") of title insurance upon the completion of the sale and transfer of the Property to the Buyers. The Policy to be issued to Buyer and/or Buyer's lender(s) will be issued by a title insurance company ("Title Insurer") that may be the Settlement Agent or an affiliated company.**

- Deposit funds presented into Settlement Agent's general escrow account. This account is non-interest bearing but may provide certain benefits to the Settlement Agent if permitted by applicable law.
- Obtain payoffs of loans, liens and assessments shown in the title insurance commitment or preliminary report that are to be paid as part of the settlement or as required to issue the Policy.
- Prepare a settlement statement itemizing charges to the Parties, including:
  - invoices submitted by or on behalf of the Parties;
  - payoff demands submitted by any person having a lien or interest in the Property;
  - property taxes, property owner's association dues and/or rents;
  - prorations of property taxes or other items between the Parties such as property owner's association dues, rents, or deposits;
  - fees and charges due to Settlement Agent and the Title Insurer;
  - fees due to a lender;
  - fees due pursuant to the contract or other instructions provided by the Parties;
  - other items that are part of this transaction.
- Adjust prorations based on the actual settlement date without further instruction from the Parties. Any adjustments or re-prorations after closing will be made between the Parties without Settlement Agent's involvement.
- Prepare or select a provider to prepare needed documents, including deeds, mortgages and deeds of trust, as permitted by law if customary in the property jurisdiction.
- Deliver copies of documents it receives to real estate agents, mortgage brokers, lenders and attorneys identified in the transaction in relation to their role. Documents delivered to an agent, attorney, or representative of any Party, or to a Party that is registered with our Transactions portal to the portal, will be deemed delivered to the Party.
- Coordinate with the Buyer's lender(s), if any, including providing requested information, and receiving and processing loan documents.
- Share taxpayer identification numbers of the respective Parties if required for federal withholding purposes, or in relation to financing provided by the Seller for the benefit of the Buyer's purchase of the Property.
- Make non-material corrections to documents, such as correction of typographical errors.
- Once all conditions precedent are satisfied, released, approved or waived, proceed to close the transaction absent written instructions to the contrary provided prior to the disbursement of funds or recording of documents.
- Deliver and disburse funds and documents to the Parties at the addresses provided.
- Deliver for filing with the appropriate government entity, documents delivered by the Parties to transfer and/or encumber the title to the Property.
- Deliver or cause to be delivered the Policy containing the exceptions shown on the title commitment or preliminary report other than those being paid or released in this transaction, and deeds of trust, mortgages or other voluntary liens, encumbrances or other restrictions or agreements executed or agreed to by Buyer in this transaction, subject to terms, provisions and conditions of the Policy.
- May, in its sole discretion, hold funds for title curative matters for which it does not have a final amount available to pay at time of closing.
- Report the sale to the IRS via form 1099-S with the Seller's U.S. taxpayer identification number (provided by the Seller) unless the Seller can prove an exemption from reporting. Settlement Agent may report the sale under federal regulations, even if the Seller claims an exemption.
- Submit payment and required forms for any state income tax withholding obligations of the Buyer from the Seller, resulting from the sale of real property if and as required by law.
- As a courtesy, issue payment for federal income tax withholding obligations of the Buyer from the Seller, due as a result of the sale of real property by a foreign seller per FIRPTA. ("FIRPTA" is the Foreign Investment in Real Property Tax Act of 1980, a United States tax law that imposes income tax on foreign persons disposing of US real property interests. Purchasers of real property interests sold by a foreign person are required to withhold tax on payment for the property. The amount of withholding may vary and purchasers may be liable if the withholding is not paid timely to the IRS.)
- Retain records of transactions in accordance with Settlement Agent's record retention policy.
- Provide other services as may be required by law or specified in written instructions by the parties and agreed to by Settlement Agent in writing.
- Record some documents shown on the settlement statement post-closing. The party charged for documents to be recorded post-closing will be responsible for any additional charges due at the time of recording. Funds collected for document recording will be returned to the party charged if the documents are not presented for recording within 90 days post-closing.

**C. Parties Obligations and Responsibilities**

The Parties agree:

- to execute documents required to complete the transaction and issue the Policy;
- to provide any additional instructions to Settlement Agent or modify existing instructions to Settlement Agent *in writing*;
- to disclose in advance to Settlement Agent any deposits of funds to be made by third parties, such as gift funds; all such deposits are subject to Settlement Agent's acceptance of the funds and conditions and terms to be specified by Settlement Agent including providing contact information for any third-party depositors, furnishing their government issued identification, taxpayer identification (social security) number, address and occupation, and signing separate instructions regarding deposit and use of their funds;
- to notify Settlement Agent of any error or omission in the settlement statement immediately upon receipt;
- to comply with cancellation requirements of the Settlement Agent including payment of any service or cancellation fees required by Settlement Agent or applicable law;
- to make up any shortages in funds due from the respective Party inadvertently omitted by the Settlement Agent or as a result of incorrect amounts shown on the settlement statement; and if any documents do not accurately contain all of the agreed terms of the transaction due to an error by Settlement Agent, any of the Parties, or others, the Parties will execute new documents to correct the error upon request by the other Party or Settlement Agent.
- Parties will deposit funds in a timely manner, pursuant to contract terms, in the form of payment acceptable to Settlement Agent which payment must be made in compliance with the respective state's good funds laws; payments made in any manner other than via wire transfer may delay final closing while Settlement Agent verifies the payment.
- Buyer will be the withholding agent as prescribed under FIRPTA if the seller is subject to federal withholding; and
- at closing, after review of the title commitment or preliminary report, Seller will represent and warrant that all outstanding bills on the Property are paid current, and that there are no liens on the Property, and there are no tenants or parties in possession of any of the Property, except as disclosed in the title commitment or preliminary report. Seller also agrees not to borrow any more funds from a line of credit secured by the Property and authorizes Settlement Agent to close the line of credit on Seller's behalf.

**D. Parties Acknowledge Limits of Settlement Agent Responsibilities**

As the Settlement Agent's obligations are limited to the specific matters described above, unless otherwise provided for in these Instructions, the Parties and their agents will also be responsible for:

- obtaining their own legal, tax or financial services for which a license is required;
- obtaining fire, hazard or liability insurance from an insurance company or agent of Buyer's choice.
- coordinating delivery of possession (including keys) after closing;
- verifying the condition of the Property and the completion or sufficiency of repairs;
- tracking contract contingencies;
- handling personal property issues such as transferring title to equipment, fixtures and other personal property, clearing any loans or liens on those items, and payment of personal property taxes;
- transferring utilities;
- paying bills not secured by the Property other than those shown on the settlement statements. If payment of an unsecured debt or bill not associated with the transaction is required by the Buyer's lender, Buyer will supply Settlement Agent with information sufficient to make the payment and Settlement Agent will deliver payment to the creditor or to the Buyer, who agrees to send the payment to the creditor promptly. Payments made by Settlement Agent are an accommodation only and Settlement Agent is not liable for any interest, penalty, late charges or other sums due. Settlement Agent is not responsible for insufficiencies, overpayments, closing of accounts or obtaining any releases.
- resolving conflicting instructions between the Parties before Settlement Agent closes the transaction;
- paying or prorating any post-closing retroactive property tax assessment not insured against by the Policy including reassessment in value, change in land usage, including changes caused by natural disasters, construction of new improvements, failure to timely remove property tax exemptions, or loss of any homestead status; and

- Buyer acting as the withholding agent under FIRPTA.

### **E. Other Agreements of Parties**

**FinCEN Residential Real Estate Reporting Effective March 1, 2026:** If this transaction is required to be reported to the U.S. Department of Treasury Financial Crimes Enforcement Network, Parties shall provide to Settlement Agent documentation required to complete the Residential Real Estate (RRE) report including, but not limited to, full legal name of the a) Buyer entity or trust and its Beneficial Owners and Signers, and the b) Seller (or their entity or trust), along with all parties' street addresses, IRS taxpayer identification numbers and any associated individuals' dates of birth. This requirement is limited to residential real estate transactions purchased with all cash or without institutional lender financing, where at least one buyer/transferee is a legal entity, limited liability company, corporation, partnership, trust, or other non-natural person. Settlement Agent may assess a charge for gathering information and preparing and filing the RRE, which will be in addition to the standard escrow fee and will be paid by Buyer unless the purchase contract provides otherwise.

**Copies of Documents; Electronic Signatures, Executed in Counterpart:** Settlement Agent is authorized to rely upon a copy of any document as if it were an original, may agree to accept electronically signed documents, and may rely on documents executed in counterpart. If requested, original documents shall be delivered to Settlement Agent, which may withhold performing escrow functions such as providing documents or funds due to the party until the requested original documents are delivered to Settlement Agent. Documents to be recorded MUST contain original ink signatures unless use of a digital original has been approved in advance.

**Remote Online Notary (RON) Authorization:** Any document for use in this transaction may be executed electronically and any document, including deeds, mortgages, or deeds of trust that requires notarization, may be executed and notarized digitally using a notary in a state where there is a currently effective RON law.

This authorization permits, but does not require, electronic execution of documents or notarization via RON and is subject to requirements of Settlement Agent and Title Insurer. This authorization is contingent upon the governmental recorder of the Property accepting RON notarized documents for recording in electronic or paper form.

**Additional Fees for Third Party Services:** Settlement Agent may incur additional costs for services performed by third parties. The fees charged by Settlement Agent for such services including, but not limited to, wire transfers, overnight deliveries, messengers or other third-party services, may include a markup to cover costs incurred by the Settlement Agent, if and as permitted by applicable law.

**Payoffs to Lenders/Lienholders:** Payoffs of existing loans or liens may be made as required by the lender. Payoffs may include additional days of interest to account for delivery. Certain payments, such as home equity line of credit payoffs, may require additional time to process. Settlement Agent will not be responsible for obtaining a refund of any overages or return of escrow account balances.

**Property Survey Matters:** The title insurance commitment or preliminary report may disclose a standard policy survey exception, which will show on the Policy unless a survey meeting Settlement Agent's or government requirements is provided to the Settlement Agent prior to closing. Any encroachments or other matters disclosed on a survey may be added as additional exceptions on the Policy.

**Indemnity, Hold Harmless and Limit of Liability:** The Parties agree to indemnify and hold Settlement Agent harmless from any loss or damage arising from or pertaining to the Parties' conduct, requirements, action or inaction regarding the matters addressed herein or for any other loss or damage that is not caused by Settlement Agent. Settlement Agent's sole responsibility arises under the instructions given to and agreed to by Settlement Agent. **The Parties further waive any special, incidental, punitive or consequential damages arising out of or in connection with the instructions given to Settlement Agent.**

**Interpleader Action:** In the event of a dispute that may limit or affect Settlement Agent's performance or duties to provide its escrow services or any time after escrowed funds become dormant as determined by Settlement Agent, Settlement Agent may, AT ITS SOLE DISCRETION, file an action in interpleader, or file any other appropriate and necessary action, and deposit the escrowed funds with the clerk of the court. All costs, fees and expenses including attorney's fees incurred by the Settlement Agent in an action may be deducted from the

escrowed funds held prior to or upon depositing any of the remaining escrowed funds with the clerk of the court. Upon filing of an action in interpleader, or other appropriate and necessary action, the Settlement Agent will be deemed fully released and discharged from any obligations, duties or requirements imposed by these or other instructions given to Settlement Agent. This paragraph does not limit any interpleader or other rights Settlement Agent may have under applicable law.

**State Escheatment Requirements:** Settlement Agent may forward any balance of escrowed funds held to the applicable state agency or department requiring the disposition or handling of unclaimed property pursuant to the applicable state's unclaimed property act or administrative rules (known as escheatment). Once funds have been escheated, it may be necessary for the Parties to file a claim with the State in order to receive the escheated funds. Settlement Agent will have no further duty with respect to the funds or to assist with any Party's claim to receive the funds.

**Force Majeure:** Settlement Agent shall not be liable for a failure or delay in performing any of its obligations to the extent that such failure or delay is due to causes beyond the reasonable control of the Settlement Agent, including but not limited to: (a) unusually severe weather or other acts of God; (b) fire, explosion or earthquake; (c) war, invasion, terrorism, riot or other civil unrest; (d) governmental laws, orders, restrictions, embargoes or blockages; (e) national or regional emergency; (f) highly infectious diseases, epidemics, pandemics; (g) injunctions, strikes, lockouts, or other industrial disturbances, (h) inability to obtain or use necessary transportation, power or infrastructure, (i) inability to obtain or use necessary products or materials, (j) cyber or ransomware attacks, unavailability of communications, data, or computer systems resulting from unauthorized actions or activity, business cessation, failure of any financial institution, or other forms of business interruption, or (k) other causes whether similar or dissimilar to the foregoing ("force majeure").

**F. Dispute Resolution: Please read this arbitration provision carefully. It requires the resolution of disputes by arbitration on an individual basis rather than by jury trials or class actions.**

- (a) The Parties acknowledge that they are entering into this arbitration agreement in connection with escrow services related to a real estate transaction. The Parties agree that all disputes and claims involving Settlement Agent that arise out of or relate to the escrow services in any way must be resolved by arbitration. This arbitration agreement is intended to be broadly interpreted, and the obligation to arbitrate includes disputes or claims brought by or against the Parties' respective affiliates, owners, agents, employees, representatives, predecessors, successors, assigns, and any beneficiaries of the escrow services, such as those with an interest in the underlying real estate transaction or who are or intend to be occupants, tenants, or owners of the property. Notwithstanding the foregoing, any party may bring an individual action in small claims court, so long as the action remains in that court. Any dispute as to the arbitrability of claims or the scope or enforceability of this arbitration provision, or as to the interpretation of paragraph (d) below, is for the court to decide. The services provided by Settlement Agent evidence a transaction in interstate commerce, and thus the Federal Arbitration Act governs the interpretation and enforcement of this provision. This arbitration provision shall survive termination of the Escrow.
- (b) Arbitration Procedures. The arbitrator shall be bound by the terms of this arbitration provision. The arbitration will be governed by the Commercial Arbitration Rules or, where applicable, the Consumer Arbitration Rules (collectively, "AAA Rules") of the American Arbitration Association ("AAA"), as modified by this arbitration provision. The AAA Rules are available online at [www.adr.org](http://www.adr.org) or by calling the AAA at 1-800-778-7879. The AAA shall administer the arbitration. If the AAA is unavailable, the arbitration will be administered by another arbitration provider that the Parties agree to or that the court selects. Arbitrators may consider but shall not be bound by rulings in prior arbitrations involving different customers. Arbitrators shall be bound by rulings in prior arbitrations involving the same customer to the extent required by applicable law. Unless the Parties agree otherwise, any in-person arbitration hearings shall be in the county in which the underlying real estate at issue in the transaction is located.
- (c) Arbitration Costs. The Settlement Agent will pay all AAA filing, administrative, and arbitrator fees for any arbitration that the Settlement Agent commences. If another party commences arbitration and the value of that claim is \$75,000 or less (to either party), the Settlement Agent will pay all AAA fees. If, however, the arbitrator finds that the substance of such a claim or the relief sought is frivolous or brought for an improper purpose (as measured by the standards in Federal Rule of Civil Procedure 11(b)), then the payment of all AAA fees shall be governed by the AAA Rules.

- (d) Prohibition of Class or Representative Actions and Non-Individualized Relief. UNDER THIS AGREEMENT, ANY CLAIM MUST BE BROUGHT ONLY IN AN INDIVIDUAL CAPACITY. NO PARTY MAY SERVE AS A PLAINTIFF, CLASS MEMBER, OR PARTICIPANT IN ANY PURPORTED CLASS, REPRESENTATIVE, OR PRIVATE ATTORNEY GENERAL PROCEEDING. Further, unless all Parties agree otherwise, the arbitrator may not consolidate more than one person's claims and may not otherwise preside over any form of a class, representative, or private attorney general proceeding. The arbitrator may award any relief that a court could award, so long as the relief is individualized to the claimant and would not affect other persons. No party may seek non-individualized relief that would affect persons other than the Parties themselves. If a court decides that applicable law precludes enforcement of any of this paragraph's limitations as to a particular claim or request for a particular remedy (such as a request for injunctive relief), then that claim or request for that remedy must be brought in court and all other claims and requests for remedies must be arbitrated in accordance with this agreement.



*First American Title*<sup>TM</sup>

**\*\*WARNING\*\***

Parties to real estate transactions are targets for wire fraud. Many have lost hundreds of thousands of dollars because they relied on emailed wire instructions without verifying the accuracy of the instructions with their settlement agent at a known and trusted number before initiating their wire. There are things you can do to protect yourself from becoming a victim.

- **Do not** act on emails purporting to change wire instructions without contacting the intended recipient at a known and trusted telephone number to verify the accuracy of bank routing and account numbers directly, not a telephone number included in a potentially fraudulent email.

For more information on wire fraud scams, visit our Security and Privacy Center at <https://www.firstam.com/security-and-privacy/>.



## Privacy Notice

**Last Updated and Effective Date:** December 1, 2025

First American Financial Corporation and its subsidiaries and affiliates (collectively, "First American," "we," "us," or "our") describe in our full privacy notice ("Notice"), which can be found at <https://www.firstam.com/privacy-policy/>, how we collect, use, store, sell or share your personal information when: (1) you access or use our websites, mobile applications, web-based applications, or other digital platforms where the Notice is posted ("Sites"); (2) you use our products and services ("Services"); (3) you communicate with us in any manner, including by e-mail, in-person, telephone, or other communication method ("Communications"); (4) we obtain your information from third parties, including service providers, business partners, and governmental departments and agencies ("Third Parties"); and (5) you interact with us to conduct business dealings, such as the personal information we obtain from business partners and service providers and contractors who provide us certain business services ("B2B"). This shortened form of the Notice describes some of the terms contained in the full Privacy Notice. Personal information is sometimes also referred to as personal data, personally identifiable information or other like terms to mean any information that directly or indirectly identifies you or is reasonably capable of being associated with you or your household. However, certain types of information are not personal information and thus, not within the scope of our Notice, such as: (1) publicly available information; and (2) de-identified and aggregated data that is not capable of identifying you. If we use de-identified or aggregated data, we commit to maintain and use the information in a non-identifiable form and not attempt to reidentify the information, unless required or permitted by law.

This Notice applies wherever it is posted. To the extent a First American subsidiary or affiliate has different privacy practices, such entity shall have their own privacy statement posted as applicable.

Please note that this Notice does **not** apply to any information we collect from job candidates and employees. Our employee and job candidate privacy notice can be found [here](#).

**What Type Of Personal Information Do We Collect About You?** We collect a variety of categories of personal information about you. To learn more about the categories of personal information we collect, please visit <https://www.firstam.com/privacy-policy/>.

**How Do We Collect Your Personal Information?** We collect your personal information: (1) directly from you; (2) automatically when you interact with us; and (3) from other parties, including business parties and affiliates.

**How Do We Use Your Personal Information?** We may use your personal information in a variety of ways, including but not limited to providing the services you have requested, fulfilling your transactions, complying with relevant laws and our policies, and handling a claim. To learn more about how we may use your personal information, please visit <https://www.firstam.com/privacy-policy/>.

**How Do We Disclose Your Personal Information?** We may disclose your personal information, including to subsidiaries, affiliates, and to unaffiliated parties, such as service providers and contractors: (1) with your consent; (2) in a business transfer; and (3) for legal process and protection. Although we do not "sell" your information in the traditional sense, the definition of "sale" is broad under the CCPA that some disclosures of your information to third parties may be considered a "sale" or "sharing" for targeted advertising. To learn more about how we disclose your personal information, please visit <https://www.firstam.com/privacy-policy/>.

**How Do We Store and Protect Your Personal Information?** The security of your personal information is important to us. We take all commercially reasonable steps to make sure your personal information is protected. We use our best efforts to maintain commercially reasonable technical, organizational, and physical safeguards, consistent with applicable law, to protect your personal information.

**How Long Do We Keep Your Personal Information?** We keep your personal information for as long as necessary in accordance with the purpose for which it was collected, our business needs, and our legal and regulatory obligations.



**Your Choices** We provide you the ability to exercise certain controls and choices regarding our collection, use, storage, and disclosure of your personal information. You can learn more about your choices by visiting <https://www.firstam.com/privacy-policy/>.

**International Jurisdictions:** Our Services are offered in the United States of America (US), and are subject to US federal, state, and local law. If you are accessing the Services from another country, please be advised that you may be transferring your information to us in the US, and you consent to that transfer and use of your information in accordance with the Notice. You also agree to abide by the applicable laws of applicable US federal, state, and local laws concerning your use of the Services, and your agreements with us.

**Changes to Our Notice:** We may change the Notice from time to time. Any and all changes to the Notice will be reflected on this page and in the full Notice, and where appropriate provided in person or by another electronic method.

**YOUR CONTINUED USE, ACCESS, OR INTERACTION WITH OUR SERVICES OR YOUR CONTINUED COMMUNICATIONS WITH US AFTER THIS NOTICE HAS BEEN PROVIDED TO YOU WILL REPRESENT THAT YOU HAVE READ AND UNDERSTOOD THE NOTICE.**

**For California Residents** If you are a California resident, you may have certain rights under California law, including but not limited to the California Consumer Privacy Act of 2018, as amended by the California Privacy Rights Act and its implementing regulations. To learn more, please visit <https://www.firstam.com/privacy-policy/>.

**Contact Us:** [dataprivacy@firstam.com](mailto:dataprivacy@firstam.com) or toll free at 1-866-718-0097.