

REAL ESTATE PURCHASE CONTRACT FOR LAND



This is a legally binding contract. If you desire legal or tax advice, consult your attorney or tax advisor.

EARNEST MONEY RECEIPT

Buyer		offe : Money, the amount of			ed below and hereby
which, upon Acce law.	ptance of this offer b	y all parties (as define	d in Section 23), sha	all be deposited in a	accordance with state
Received by:	(Signature of agent/broke	er acknowledges receipt of Earn	on _		(Date)
Brokerage:				Number:	
		OFFER TO	PURCHASE		
1. PROPERTY: _					
also described as	:				
City of	Cou	nty of	State of	Utah, ZIP	(the "Property").
1.1 Included Ite	ems. (specify)				
[]	Shares of Stock in th	e following water rights e		(Name of W	/ater Company)
\$ \$ \$_	DEPOSIT MAY E (b) New Loan. Be [] CONVENTIO If the loan is to in [] SPECIFIC LO (c) Seller Finance (d) Other (specific	BECOME TOTALLY Nuyer agrees to apply for NAL [] OTHER (speclude any particular ted DAN TERMS	on-REFUNDABLE. or one or more of the cify) rms, then check belo	following loans: w and give details: dum, if applicable)	
\$ \$	(e) Balance of Pi PURCHASE PRI	urchase Price in Cas CE. Total of lines (a)	n at Settlement. through (e)		
on a date upon will completed: (a) But required by this C paid by Buyer undor to the escrow/ounder these docucleared funds. So services in the se obligations shall be of the Settlement writing could incluce completed, and with Lender to Sell office of the counwithin four calendary.	hich Buyer and Seller byer and Seller have ontract, by the Lender der these documents closing office in the forments have been dereller and Buyer shall ttlement/closing process prorated at Settlem Deadline date reference to the settlement sind of the following process of the settlement sind of the following process of the settlement sind of the following process of the settlement and all of the following process of the settlement are days of Settlement are days of Settlement.	r agree in writing. "Set signed and delivered or, by written escrow in (except for the procedorm of collected or cleativered by Seller to But I each pay one—half ess. Taxes and assessment as set forth in this enced in Section 24(c) tatement. The transang have been complet closing office; and (ii) to ions described in par	tlement" shall occur to each other or to structions or by applieds of any new loan) ared funds; and (c) a yer or to the escrow (½) of the fee chargesments for the curred Section. Prorations of the considered: (i) the proceeds the applicable Closings (ii) and (iii) of the process.	only when all of the the escrow/closing cable law; (b) any have been deliverany monies require /closing office in the ged by the escrowent year, rents, and eset forth in this Section of any new loan hard documents have preceding sentence.	monies required to be red by Buyer to Seller d to be paid by Seller e form of collected or /closing office for its interest on assumed tion shall be made as by the parties. Such Settlement has been are been delivered by been recorded in the e shall be completed
	. Conor Shall delive	Priyologi possessioi	To Dayor within. [1 opon olosing	
Page 1 of 5 pages	Seller's Initials	Date	Buyer's Initia	als	Date

	ON OF AGENCY DISC nitials [] Buye		gning of this contract:	
Listing Agent		, rep	oresents [] Seller [] Buye	
Listing Broker for	(Compan	y Name)	represents [] Seller [] Bu	as a Limited Agent uyer [] both Buyer and Seller as a Limited Agent
				er [] both Buyer and Seller
Buyer's Broker for	(Compar	ny Name)	, represents [] Seller [] B	as a Limited Agent suyer [] both Buyer and Selle as a Limited Agent
				owner's policy of title insurance ge shall be at Buyer's expense.
to Buyer the follow (a) a Seller prop (b) a commitme (c) a copy of an (d) written notic (e) evidence of	ving documents which perty condition disclos ent for the policy of title y leases affecting the e of any claims and/or any water rights and/or	are collectively refeure for the Property, einsurance; Property not expiring conditions known tor water shares reference.	rred to as the "Seller Disclosu signed and dated by Seller;	ntal problems;
Contract (check a (a) []IS []IS Section 7; (b) []IS []IS (c) []IS []IS (d) []IS []IS ordinances and resconditions are resconditions.	pplicable boxes): NOT conditioned upon NOT conditioned upon NOT conditioned upon NOT conditioned upon upon NOT conditioned upon 2 above;	on Buyer's approval on Buyer's approval on Buyer's approval on Buyer's approval e Property; and any a e Property; on the Property appr n Buyer's approval o	of the content of all the Seller of a physical condition inspect of a survey of the Property by of applicable federal, state an applicable deed restrictions are aising for not less than the Put of the terms and conditions of	tion of the Property; a licensed surveyor; d local governmental laws, nd/or CC&R's (covenants, urchase Price;
do not apply. The otherwise provid	items checked in the ed in this Contract, ies of Buyer's choice.	affirmative above a Buyer's Due Dilige	are collectively referred to as nce shall be paid for by Bu	.3 and 8.4 apply; otherwise, they Buyer's "Due Diligence." Unless yer and shall be conducted by ence and with a final pre-closing
				in Section 24(b) Buyer shall: (a gence are acceptable to Buyer.
may, no later tha	n the Due Diligence	Deadline, either: (a	a) cancel this Contract by pr	iligence are unacceptable, Buye coviding written notice to Seller rith written notice of objections.
as provided in Se Due Diligence sh	ction 8.2; or (b) delive all be deemed appro	er a written objectio ved by Buyer; and	n to Seller regarding the Buy	loes not: (a) cancel this Contractiver's Due Diligence, The Buyer's d in Sections 8(a) through 8(g)
days after Seller's resolving Buyer's objections. If Buy cancel this Contra Period; whereupo	receipt of Buyer's ob objections. Except as er and Seller have no ct by providing written n the Earnest Money	pjections (the "Resp provided in Section of agreed in writing a notice to Seller no Deposit shall be rele	onse Period") in which to agr 10.2, Seller may, but shall no upon the manner of resolving later than three calendar days eased to Buyer. If this Contrac	Seller shall have seven calenda ee in writing upon the manner of the required to, resolve Buyer's g Buyer's objections, Buyer may after expiration of the Response is not canceled by Buyer unde not affect those items warranted
Page 2 of 5 pages	Seller's Initials	Date	Buyer's Initials	Date

rights-of-way; and subject to the contents of the Commitment for Title Insurance as agreed to by Buyer under Section 8. Buyer also agrees to take the Property subject to existing leases affecting the Property and not expiring prior to Closing. Buyer agrees to be responsible for taxes, assessments, homeowners association dues, utilities, and other services provided to the Property after Closing. Seller will cause to be paid off by Closing all mortgages, trust deeds, judgments, mechanic's liens, tax liens and warrants. Seller will cause to be paid current by Closing all assessments and homeowners association dues.
IF ANY PORTION OF THE PROPERTY IS PRESENTLY ASSESSED AS "GREENBELT" (CHECK APPLICABLE BOX):
[] SELLER [] BUYER SHALL BE RESPONSIBLE FOR PAYMENT OF ANY ROLL-BACK TAXES ASSESSED AGAINST THE PROPERTY.
 10.2 Condition of Property. Seller warrants that the Property will be in the following condition ON THE DATE SELLER DELIVERS PHYSICAL POSSESSION TO BUYER: (a) the Property shall be free of debris and personal property; (b) the Property will be in the same general condition as it was on the date of Acceptance.
11. FINAL PRE-CLOSING INSPECTION. Before Settlement, Buyer may, upon reasonable notice and at a reasonable time, conduct a final pre-closing inspection of the Property to determine only that the Property is "as represented," meaning that the Property has been repaired/corrected as agreed to in Section 8.4, and is in the condition warranted in Section 10.2. If the Property is not as represented, Seller will, prior to Settlement, repair/correct the Property, and place the Property in the warranted condition or with the consent of Buyer (and Lender if applicable), escrow an amount at Settlement sufficient to provide for the same. The failure to conduct a final pre-closing inspection or to claim that the Property is not as represented, shall not constitute a waiver by Buyer of the right to receive, on the date of possession, the Property as represented.
12. CHANGES DURING TRANSACTION. Seller agrees that from the date of Acceptance until the date of Closing, none of the following shall occur without the prior written consent of Buyer: (a) no changes in any existing leases shall be made; (b) no new leases shall be entered into; (c) no substantial alterations or improvements to the Property shall be made or undertaken; and (d) no further financial encumbrances affecting the Property shall be made.
13. AUTHORITY OF SIGNERS. If Buyer or Seller is a corporation, partnership, trust, estate, limited liability company or other entity, the person executing this Contract on its behalf warrants his or her authority to do so and to bind Buyer and Seller.
14. COMPLETE CONTRACT. This Contract together with its addenda, any attached exhibits, and Seller Disclosures, constitutes the entire Contract between the parties and supersedes and replaces any and all prior negotiations, representations, warranties, understandings or contracts between the parties. This Contract cannot be changed except by written agreement of the parties.
15. DISPUTE RESOLUTION. The parties agree that any dispute, arising prior to or after Closing, related to this Contract (check applicable box) [] SHALL
[] MAY AT THE OPTION OF THE PARTIES first be submitted to mediation. If the parties agree to mediation, the dispute shall be submitted to mediation through a mediation provider mutually agreed upon by the parties. Each party agrees to bear its own costs of mediation. If mediation fails, the other procedures and remedies available under this Contract shall apply. Nothing in this Section 15 shall prohibit any party from seeking emergency equitable relief pending mediation.
16. DEFAULT. If Buyer defaults, Seller may elect either to retain the Earnest Money Deposit as liquidated damages, or to return it and sue Buyer to specifically enforce this Contract or pursue other remedies available at law. If Seller defaults, in addition to return of the Earnest Money Deposit, Buyer may elect either to accept from Seller a sum equal to the Earnest Money Deposit as liquidated damages, or may sue Seller to specifically enforce this Contract or pursue other remedies available at law. If Buyer elects to accept liquidated damages, Seller agrees to pay the liquidated damages to Buyer upon demand.
17. ATTORNEY FEES AND COSTS. In the event of litigation or binding arbitration to enforce this Contract, the prevailing party shall be entitled to costs and reasonable attorney fees. However, attorney fees shall not be awarded for participation

Page 3 of 5 pages Seller's Initials______ Date_____ Buyer's Initials______ Date___

9. ADDITIONAL TERMS. There [] ARE [] ARE NOT addend to this Contract containing additional terms. If there are,

10.1 Condition of Title. Seller represents that Seller has fee title to the Property and will convey good and marketable title to Buyer at Closing by general warranty deed. Buyer agrees, however, to accept title to the Property subject to the following matters of record: easements, deed restrictions, CC&R's (meaning covenants, conditions and restrictions), and

the terms of the following addenda are incorporated into this Contract by this reference: [] Addenda No.'s _____

[] Seller Financing Addendum [] Other (specify) _

10. SELLER WARRANTIES AND REPRESENTATIONS.

in mediation under Section 15.

Page 4 of 5 pages Seller's Initials_____

- **18. NOTICES.** Except as provided in Section 23, all notices required under this Contract must be: (a) in writing; (b) signed by the party giving notice; and (c) received by the other party or the other party's agent no later than the applicable date referenced in this Contract.
- **19. ABROGATION.** Except for the provisions of Sections 10.1, 10.2, 15 and 17 and express warranties made in this Contract, the provisions of this Contract shall not apply after Closing.
- **20. RISK OF LOSS.** All risk of loss to the Property, including physical damage or destruction to the Property or its improvements due to any cause except ordinary wear and tear and loss caused by a taking in eminent domain, shall be borne by Seller until the transaction is closed.
- 21. TIME IS OF THE ESSENCE. Time is of the essence regarding the dates set forth in this Contract. Extensions must be agreed to in writing by all parties. Unless otherwise explicitly stated in this Contract: (a) performance under each Section of this Contract which references a date shall absolutely be required by 5:00 PM Mountain Time on the stated date; and (b) the term "days" shall mean calendar days and shall be counted beginning on the day following the event which triggers the timing requirement (i.e., Acceptance, etc.). Performance dates and times referenced herein shall not be binding upon title companies, lenders, appraisers and others not parties to this Contract, except as otherwise agreed to in writing by such non–party.
- **22. FAX TRANSMISSION AND COUNTERPARTS.** Facsimile (fax) transmission of a signed copy of this Contract, any addenda and counteroffers, and the retransmission of any signed fax shall be the same as delivery of an original. This Contract and any addenda and counteroffers may be executed in counterparts.
- **23. ACCEPTANCE.** "Acceptance" occurs when Seller or Buyer, responding to an offer or counteroffer of the other: (a) signs the offer or counteroffer where noted to indicate acceptance; and (b) communicates to the other party or to the other party's agent that the offer or counteroffer has been signed as required.
- 24. CONTRACT DEADLINES. Buyer and Seller agree that the following deadlines shall apply to this Contract:

(a) Seller Disclosure Deadline				(Date)	
(b) Due Diligence Deadline	(Date	(Date)			
(c) Settlement Deadline	(Date	(Date)			
25. OFFER AND TIME FOR ACCEP' Seller does not accept this offer by: _ this offer shall lapse; and the Brokera	[] AM	[] PM Mountain Time or	າ		
(Buyer's Signature)	(Offer Date)	(Buyer's Signature)	(Offer Date)		
The later of the above	ve Offer Dates shall	be referred to as the "Of	fer Reference	Date"	
(Buyers' Names) (PLEASE PRINT)	(Notice Address)		(Zip Code)	(Phone)	

Date_____

Buyer's Initials_____

Date

ACCEPTANCE/COUNTEROFFER/REJECTION CHECK ONE: [] ACCEPTANCE OF OFFER TO PURCHASE: Seller Accepts the foregoing offer on the terms and conditions specified above.					
[] COUNTEROFFER: Seller presents for Buyer's Acceptance the terms of Buyer's offer subject to the exceptions or modifications as specified in the attached ADDENDUM NO					
(Seller's Signature)	(Date)	(Time)	(Seller's Signature)	(Date)	(Time)
(Sellers' Names) (PLEASE F	·	ce Address) g offer.		(Zip Code) (I	Phone)
(Seller's Signature)	(Date)	(Time)	(Seller's Signature)	(Date)	(Time)
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Page 5 of 5 pages Seller's Initials_____ Date____ Buyer's Initials_____ Date___