REAL ESTATE PURCHASE CONTRACT

This is a legally binding contract. Utah law requires real estate licensees to use this form. Buyer and Seller, however, may agree to alter or delete its provisions or to use a different form. If you desire legal or tax advice, consult your attorney or tax advisor.

EARNEST MONEY RECEIPT

Buyer		offers to	purchase the Property
	hereby delivers to the Brokerage, as Ea which, upon Acc	rnest Money, the amount of \$ ceptance of this offer by all parties (as	in the form of defined in Section 23),
shall be deposited in	accordance with state law.		
Received by:		on	(Date)
, •	ture of agent/broker acknowledges receipt of Earnes st Realty Brokers LLC	Phone Number 801-277-4747	
	OFFER TO	PURCHASE	
1. PROPERTY:			
also described as:			
City of	, County of	, State of Utah, Zip	(the "Property").
windows; window blin automatic garage doo also be included in the	lbs; bathroom fixtures; curtains, draped ds; awnings; installed television antenor opener and accompanying transmitted is sale and conveyed under separate Bias. The following items are excluded for the following water rights are included.	na; satellite dishes and system; permatr(s); fencing; and trees and shrubs. The longular of Sale with warranties as to title:	anently affixed carpets; ne following items shall
2.1 Method of Passes \$	DÉPOSIT MAY BECOME TOTALLY (b) New Loan. Buyer agrees to apprendent one or more of the following loans [] OTHER (specify) If an FHA/VA loan applies, see attack of the loan is to include any particular [] SPECIFIC LOAN TERMS	der certain conditions described in NON-REFUNDABLE. ply for a new loan as provided in Sections: []CONVENTIONAL []FHA []Verterms, then check below and give details.	on 2.3. Buyer will apply VA
\$\$ \$\$ \$	•	See attached Assumption Addendum if Seller Financing Addendum if applicables ash at Settlement	
\$	PURCHASE PRICE. Total of lines	(a) through (f)	
(a) [] E loan(s) referenced in	Sondition. (check applicable box) Buyer's obligation to purchase the Prop Section 2.1(b) or (c) (the "Loan"). This e Buyer's obligation to purchase the Pro apply.	condition is referred to as the "Financin	g Condition."

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Seller's Initials__

Date__

Buyer's Initials_____

Date___

2.3 Application for Loan.

- (a) Buyer's duties. No later than the Loan Application & Fee Deadline referenced in Section 24(a), Buyer shall apply for the Loan. "Loan Application" occurs only when Buyer has: (i) completed, signed, and delivered to the lender (the "Lender") the initial loan application and documentation required by the Lender; and (ii) paid all loan application fees as required by the Lender. Buyer agrees to diligently work to obtain the Loan. Buyer will promptly provide the Lender with any additional documentation as required by the Lender.
- (b) Procedure if Loan Application is denied. If Buyer receives written notice from the Lender that the Lender does not approve the Loan (a "Notice of Loan Denial"), Buyer shall, no later than three calendar days thereafter, provide a copy to Seller. Buyer or Seller may, within three calendar days after Seller's receipt of such notice, cancel this Contract by providing written notice to the other party. In the event of a cancellation under this Section 2.3(b): (i) if the Notice of Loan Denial was received by Buyer no later than the Loan Denial Deadline referenced in Section 24(d), the Earnest Money Deposit shall be returned to Buyer; (ii) if the Notice of Loan Denial was received by Buyer after that date, the Earnest Money Deposit shall be released to Seller, and Seller agrees to accept as Seller's exclusive remedy the Earnest Money Deposit as liquidated damages. A failure to cancel as provided in this Section 2.3(b) shall have no effect on the Financing Condition set forth in Section 2.2(a). Cancellation pursuant to the provisions of any other section of this Contract shall be governed by such other provisions.
- 2.4 Appraisal Condition. Buyer's obligation to purchase the Property [] IS [] IS NOT conditioned upon the Property appraising for not less than the Purchase Price. This condition is referred to as the "Appraisal Condition". If the Appraisal Condition applies and the Buyer receives written notice from the Lender that the Property has appraised for less than the Purchase Price (a "Notice of Appraised Value"), Buyer may cancel this Contract by providing a copy of such written notice to Seller no later than three days after Buyer's receipt of such written notice. In the event of a cancellation under this Section 2.4: (i) if the Notice of Appraised Value was received by Buyer no later than the Appraisal Deadline referenced in Section 24(e), the Earnest Money Deposit shall be released to Buyer; (ii) if the Notice of Appraised Value was received by Buyer after that date, the Earnest Money Deposit shall be released to Seller, and Seller agrees to accept as Seller's exclusive remedy, the Earnest Money Deposit as liquidated damages. A failure to cancel as provided in this Section 2.4 shall be deemed a waiver of the Appraisal Condition by Buyer. Cancellation pursuant to the provisions of any other section of this Contract shall be governed by such other provisions.

3. SETTLEMENT AND CLOSING.

Settlement shall take place on the Settlement Deadline referenced in Section 24(f), or on a date upon which Buyer and Seller agree in writing. "Settlement" shall occur only when all of the following have been completed: (a) Buyer and Seller have signed and delivered to each other or to the escrow/closing office all documents required by this Contract, by the Lender, by written escrow instructions or by applicable law; (b) any monies required to be paid by Buyer under these documents (except for the proceeds of any new loan) have been delivered by Buyer to Seller or to the escrow/closing office in the form of collected or cleared funds; and (c) any monies required to be paid by Seller under these documents have been delivered by Seller to Buyer or to the escrow/closing office in the form of collected or cleared funds. Seller and Buyer shall each pay one-half (1/2) of the fee charged by the escrow/closing office for its services in the settlement/closing process. Taxes and assessments for the current year, rents, and interest on assumed obligations shall be prorated at Settlement as set forth in this Section. Tenant deposits (including, but not limited to, security deposits, cleaning deposits and prepaid rents) shall be paid or credited by Seller to Buyer at Settlement. Prorations set forth in this Section shall be made as of the Settlement Deadline date referenced in Section 24(f), unless otherwise agreed to in writing by the parties. Such writing could include the settlement statement. The transaction will be considered closed when Settlement has been completed, and when all of the following have been completed: (i) the proceeds of any new loan have been delivered by the Lender to Seller or to the escrow/closing office; and (ii) the applicable Closing documents have been recorded in the office of the county recorder. The actions described in parts (i) and (ii) of the preceding sentence shall be completed within four calendar

days of Settlement.					
4. POSSESSION. Set [] Other (specify)		_	to Buyer within: [] ł	nours []	_ days after Closing;
	OF AGENCY DISCLOS [] Buyer's Initials		signing of this Contract:		
The Listing Agent,			_, represents [] Seller	[] Buyer [both Buyer and Seller
The Listing Broker,			_, represents [] Seller	[]Buyer[]	as a Limited Agent; both Buyer and Seller as a Limited Agent;
Page 2 of 6 pages	Seller's Initials	Date	Buyer's Initials)ate

The Selling Agent, JERRY POLASEK	represents [1 Seller	[] Buyer [] both Buyer and Seller
The Selling Broker, JERRY POLASEK		as a Limited Agent; [] Buyer [] both Buyer and Seller as a Limited Agent;
6. TITLE INSURANCE. At Settlement, Seller agrees to insuring Buyer in the amount of the Purchase Price. Any add		erage owner's policy of title insurance
 7. SELLER DISCLOSURES. No later than the Seller provide to Buyer the following documents which are collective (a) a Seller property condition disclosure for the Property (b) a commitment for the policy of title insurance; (c) a copy of any leases affecting the Property not expire (d) written notice of any claims and/or conditions known zoning code violations; and (e) Other (specify) 	rely referred to as the "S ty, signed and dated by S ring prior to Closing;	Seller;
 8. BUYER'S RIGHT TO CANCEL BASED ON EVALUATION under this Contract (check applicable boxes): (a) [X] IS [] IS NOT conditioned upon Buyer's approval of Section 7; (b) [X] IS [] IS NOT conditioned upon Buyer's approval of Section 5. 	of the content of all the S	Seller Disclosures referenced in
(c) [X] IS [] IS NOT conditioned upon Buyer's approval (d) [] IS [] IS NOT conditioned upon Buyer's approval coverage for the Property; (e) [] IS [] IS NOT conditioned upon Buyer's approval	of a survey of the Proper of the cost, terms and av	ty by a licensed surveyor ("Survey"); ailability of homeowner's insurance
If any of the above items are checked in the affirmative, the apply. The items checked in the affirmative above are collected otherwise provided in this Contract, the Evaluations & Inspindividuals or entities of Buyer's choice. Seller agrees to contrough inspection under Section 11. 8.1 Evaluations & Inspections Deadline. No late Section 24(c) Buyer shall: (a) complete all Evaluations & Inspection 24(c) Buyer. 8.2 Right to Cancel or Object. If Buyer determines the no later than the Evaluations & Inspections Deadline, either whereupon the Earnest Money Deposit shall be released to 8.3 Failure to Respond. If by the expiration of the Ethis Contract as provided in Section 8.2; or (b) deliver a written Evaluations & Inspections shall be deemed approved by 8.4 Response by Seller. If Buyer provides written obtained after Seller's receipt of Buyer's objections (the "Response If Buyer and Seller have not agreed in writing cancel this Contract by providing written notice to Seller no Period; whereupon the Earnest Money Deposit shall be releated this Section 8.4, Buyer's objections shall be deemed waived in Section 10.	ectively referred to as the pections shall be paid for coperate with the Evaluations in than the Evaluations and (b) determined the Evaluations & Inspections; and (b) determined the Evaluations & Inspections are considered as a second to Buyer. Seller may, but some period in which the period in the manner of restance and the manner of restance and the Buyer. If this Compared to Buyer. If this Compared to Buyer.	e "Evaluations & Inspections." Unless or by Buyer and shall be conducted by ations & Inspections and with the walk-lations & Inspections Deadline referenced in the Evaluations & Inspections of the Evaluations & Inspections of the Evaluations & Inspections of the Evaluations & Inspections. In the Evaluations & Inspections of Deadline, Buyer does not: (a) cancel of agree in writing upon the manner of the hall not be required to, resolve Buyer's solving Buyer's objections, Buyer may redays after expiration of the Response ontract is not canceled by Buyer under
9. ADDITIONAL TERMS. There [] ARE [] ARE NOT are, the terms of the following addenda are incorporate No		
[] Seller Financing Addendum [] FHA/VA Loan Addensitions & Acknowledgement (in some transactions Addendum (in some transactions this addendum is required)	this disclosure is requ	ıired by law) 📋 🛚 Lead-Based Paint

Buyer's Initials_____

Date____

Seller's Initials____ Date____

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10. SELLER WARRANTIES & REPRESENTATIONS.

- **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 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. Except for any loan(s) specifically assumed by Buyer under Section 2.1(c), 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.
- 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 broom-clean and free of debris and personal belongings. Any Seller or tenant moving-related damage to the Property shall be repaired at Seller's expense;
- (b) the heating, cooling, electrical, plumbing and sprinkler systems and fixtures, and the appliances and fireplaces will be in working order and fit for their intended purposes;
 - (c) the roof and foundation shall be free of leaks known to Seller;
- (d) any private well or septic tank serving the Property shall have applicable permits, and shall be in working order and fit for its intended purpose; and
- (e) the Property and improvements, including the landscaping, will be in the same general condition as they were on the date of Acceptance.
- 10.3 Home Warranty Plan. The "Home Warranty Plan" referenced in this Section 10.3 is separate from the warranties provided by Seller under Sections 10.1 and 10.2 above. (Check applicable boxes): A one-year Home Warranty Plan [] WILL [] WILL NOT be included in this transaction. If included, the Home Warranty Plan shall be ordered by [] Buyer [] Seller. The cost of the Home Warranty Plan shall not exceed \$_____ and shall be paid for at Settlement by [] Buyer [] Seller.
- 11. WALK-THROUGH INSPECTION. Before Settlement, Buyer may, upon reasonable notice and at a reasonable time, conduct a "walk-through" inspection of the Property to determine only that the Property is "as represented," meaning that the items referenced in Sections 1.1, 8.4 and 10.2 ("the items") are respectively present, repaired/changed as agreed, and in the warranted condition. If the items are not as represented, Seller will, prior to Settlement, replace, correct or repair the items or, with the consent of Buyer (and Lender if applicable), escrow an amount at Settlement to provide for the same. The failure to conduct a walk-through inspection, or to claim that an item is not as represented, shall not constitute a waiver by Buyer of the right to receive, on the date of possession, the items 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 to 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)

[X] 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

Page 4 of 6 pages	Seller's Initials	Date	Buyer's Initials	Date	
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available at law. If Buyer elects to accept liquidated damages, Seller agrees to pay the liquidated damages to Buyer upon demand. It is agreed that denial of a Loan Application made by the Buyer is not a default and is governed by Section 2.3(b).

- 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 in mediation under Section 15.
- **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, Notice of Loan Denial, 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:

(Buyer's Signature)	(Offer Date) he later of the above Offer Date	(Buyer's Signature) tes shall be referred to as the	"Offer Reference Date"	(Offer Date)
(Buyer's Signature)	(Offer Date)	(Buyer's Signature)		(Offer Date)
		<u> </u>		
25. OFFER AND TIME FOR Seller does not accept this of this offer shall lapse; and the	offer by: [] AM	[] PM Mountain Time	on	terms and conditions. I
(f) Settlement Deadline			(Date)	
(e) Appraisal Deadline			(Date)	
(d) Loan Denial Deadline			(Date)	
(c) Evaluations & Inspecti	ions Deadline		(Date)	
			(Date)	
(b) Seller Disclosure Dead	JI:			

Date

Buyer's Initials

Date

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Seller's Initials

ACCEPTANCE/COUNTEROFFER/REJECTION

CHECK ONE:	ACCLETA	AIVOL/COOIV	LINOI I LIN/INLULOI	1014	
[] ACCEPTANCE OI above.	F OFFER TO PURCHAS	SE: Seller Ac	cepts the foregoing o	ffer on the terms and co	onditions specifie
	Seller presents for Expecified in the attached	-		Buyer's offer subject to	the exceptions
(Seller's Signature)	(Date) (Time)	(Seller's Signature)		(Date) (Time)
(Sellers' Names) (PLE	ASE PRINT)		(Notice Address)	(Zip Code)	(Phone)
[] REJECTION: Se	ller Rejects the foregoing	g offer.			
(Seller's Signature)	(Date)	Гime)	(Seller's Signature)		(Date) (Time)
	*******	*********	*********	*****	
		DOCUME	NT RECEIPT		
State law requires Bro section below.)	ker to furnish Buyer and	Seller with c	opies of this Contract	bearing all signatures.	(Fill in applicab
A. I acknowledge rece	eipt of a final copy of the	foregoing Co	ntract bearing all sign	atures:	
(Buyer's Signature)	(Date)		(Buyer's Signature)		(Date)
(Seller's Signature)	(Date)		(Seller's Signature)		(Date)
delivered on	d a final copy of the fore	Date), postag	e prepaid, to the []	Seller [] Buyer.	mailed [] har
	PROVED BY THE UTAH REAL GUST 5, 2003. IT REPLACES				·
Page 6 of 6 pages	Seller's Initials	Date	Buyer's Initi	ials Date	