REAL ESTATE PURCHASE CONTRACT

This is a legally binding Real Estate Purchase Contract ("REPC"). 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.

EXPRIEST MONEY DEPOSIT

		EARNEST WONET	DEPOSIT	
On this day of	, 20 ("Offer	Reference Date")		("Buyer") offers to purchase s to deliver no later than four (4)
from Developmer	N Team, LLC	("Seller") the Prope	rty described below and agrees : Money Deposit in the amount	s to deliver no later than four (4) t of \$ in the form
of	. After	Acceptance of the REPO	C by Buyer and Seller, and re	ceipt of the Earnest Money by the
Brokerage, the Brokera	ge shall have four (4) calenda	r days in which to deposit t	he Earnest Money into the Broker	age Real Estate Trust Account.
		OFFER TO PUR	CHASE	
1. PROPERTY: Th	e Cliffs at Sunrise Lot			
rights/water shares, if a 1.1 Included It heating, air conditioning softeners; light fixtures a shutters; window and of mounted speakers; affix 1.2 Other Incl the parties and are also (specify) The above checked itel Section 1.2 above, ther written agreement. 1.3 Excluded I 1.4 Water Serv current culinary water set transferred to Buyer at 0	ny, referenced in Sections 1.1 Items. Unless excluded hereing fixtures and equipment; solution and bulbs; bathroom fixtures a door screens; storm doors a sed carpets; automatic garage uded Items. The following ite included in this sale (check a large of the large	, 1.2 and 1.4. n, this sale includes the following panels; ovens, ranges and bathroom mirrors; all word windows; awnings; sate door openers and accompose that are presently owners applicable box): [] washed applicable box of personal excluded from this sale:	owing items if presently owned are and hoods; cook tops; dishwashed indow coverings including curtain ellite dishes; all installed TV most anying transmitters; security systems and in place on the Property haters [] dryers [] refrigerators are with warranties as to title. In a property Buyer intends to acquire I water rights/water shares, if any the transmitters.	, that are the legal source for Seller's
			The state of the s	
Purchase Price shall be	of Purchase Price. The Purch	s 2.1(a) through 2.1(e) belo		except as provided in this Section, the ons 2.1(c) and 2.1(e) may be adjusted
\$ \$	refundable.	Deposit. Under certain const Money Deposit (see Se		this deposit may become totally non-
\$				ns acceptable to Buyer: If an FHA/VA
\$	loan applies, see a	attached FHA/VA Loan Add	endum.	to acceptable to Bayon. If all 1111 vv/t
\$\$		(see attached Seller Financ ase Price in Cash at Settl	,	
·	_			
\$	_	otal of lines (a) through (•	1'- 0 - 1' 0 4/) -1 1/
portion of the cash refe		/e [] IS [] IS NOT condi	tioned upon the sale of real estat	d in Section 2.1(c) above, and/or any te owned by Buyer. If checked in the
	t. Settlement shall take plac			ction 24(d), or as otherwise mutually ted: (a) Buyer and Seller have signed
Page 1 of 6 nages	Ruver's Initials	Date	Seller's Initials	Date

 3.3 Possession. Except as provided in Section 6.1(a) and (b), Seller shall deliver physical possession of the Property to Buyer as Upon Recording; []Hours after Recording; []Calendar Days after Recording. Any contracted rental of the Property pri Closing, between Buyer and Seller, shall be by separate written agreement. Seller and Buyer shall each be responsible for any insuran each party deems necessary for the Property including any personal property and belongings. The provisions of this Section 3.3 shall survive. 4. PRORATIONS / ASSESSMENTS / OTHER PAYMENT OBLIGATIONS. 4.1 Prorations. All prorations, including, but not limited to, homeowner's association dues, property taxes for the current year interest on assumed obligations, if any, shall be made as of the Settlement Deadline referenced in Section 24(d), unless otherwise agreed by the parties. Such writing could include the settlement statement. The provisions of this Section 4.1 shall survive Closing. 4.2 Special Assessments. Any assessments for capital improvements as approved by the homeowner's association ("HOA") HOA governing documents) or as assessed by a municipality or special improvement district, prior to the Settlement Deadline shall be [] Seller [] Buyer [] Split Equally Between Buyer and Seller [] Other (explain)	to in writing (pursuant to
### The provisions of this Section 4.2 shall survive Closing. ### 4.3 Fees/Costs/Payment Obligations. ### (a) Escrow Fees. Unless otherwise agreed to in writing, Seller and Buyer shall each pay their respective fees chat escrow/closing office for its services in the settlement/closing process. The provisions of this Section 4.3(a) shall survive Closing. ### (b) Rental Deposits/Prepaid Rents. Rental deposits (including, but not limited to, security deposits, cleaning deposits and proposition for long term lease or rental agreements, as defined in Section 6.1(a), and short-term rental bookings, as defined in Section 6.1(b), not expection, shall be paid or credited by Seller to Buyer at Settlement. The provisions of this Section 4.3(b) shall survive Closing. #### (c) HOA/Other Entity Fees Due Upon Change of Ownership. Some HOA's, special improvement districts and/or other spectareas, under their governing documents charge a fee that is due to such entity as a result of the transfer of title to the Property from Sel Such fees are sometimes referred to as transfer fees, community enhancement fees, HOA reinvestment fees, etc. (collectively referr section as "change of ownership fees"). Regardless of how the change of ownership fee is titled in the applicable governing documents, if ownership fee is due upon the transfer of title to the Property from Seller to Buyer, that change of ownership fee shall, at Settlement, be patent in the provisions of this Section 4.3(c) shall survive Closing. ### (d) Utility Services. Buyer agrees to be responsible for all utilities and other services provided to the Property after the Deadline. The provisions of this Section 4.3(d) shall survive Closing. ### (e) Sales Proceeds Withholding. The escrow/closing office is authorized and directed to withhold from Seller's proceeds sufficient funds to pay off on Seller's behalf all mortgages, trust deeds, judgments, mechanic's liens, tax liens and warrants. The provisection 4.3(e) shall survive Closing.	epaid rents) iring prior to ally planned er to Buyer. ed to in this a change of d for by: Settlement at Closing,
5. CONFIRMATION OF AGENCY DISCLOSURE. Buyer and Seller acknowledge prior written receipt of agency disclosure proving respective agent that has disclosed the agency relationships confirmed below. At the signing of the REPC: Seller's Agent(s), represent(s) [] Seller [] both Buyer and Seller as Limited.	•
Seller's Agent(s) Utah Real Estate License Number(s):	3(-//
Seller's Brokerage, represents [] Seller [] both Buyer and Seller as Limited Age	ıt;
Seller's Brokerage Utah Real Estate License Number:	
Buyer's Agent(s), represent(s) [] Buyer [] both Buyer and Seller as Limited	Agent(s);
Buyer's Agent(s) Utah Real Estate License Number(s):	
Buyer's Brokerage, represents [] Buyer [] both Buyer and Seller as a Limited Ag	ent.
Buyer's Brokerage Utah Real Estate License Number:	
 6. TITLE & TITLE INSURANCE. 6.1 Title to Property. Seller represents that Seller has fee title to the Property and will convey marketable title to the Property Closing by general warranty deed. Buyer does agree to accept title to the Property subject to the contents of the Commitment for Title In "Commitment") provided by Seller under Section 7, and as reviewed and approved by Buyer under Section 8. (a) Long-Term Lease or Rental Agreements. Buyer agrees to accept title to the Property subject to any long-term ter rental agreements (meaning for periods of thirty (30) or more consecutive days) affecting the Property not expiring prior to Closing. Buyer 	surance (the ant lease or also agrees
to accept title to the Property subject to any existing rental and property management agreements affecting the Property not expiring price. Page 2 of 6 pages Buyer's Initials Date Date Date	J

The provisions of this Section 6.1(a) shall survive Closing.

- **(b) Short-Term Rental Bookings.** Buyer agrees to accept title to the Property subject to any short-term rental bookings (meaning for periods of less than thirty (30) consecutive days) affecting the Property not expiring prior to Closing. The provisions of this Section 6.1(b) shall survive Closing.
- **6.2 Title Insurance**. At Settlement, Seller agrees to pay for and cause to be issued in favor of Buyer, through the title insurance agency that issued the Commitment (the "Issuing Agent"), the most current version of the *ALTA Homeowner's Policy of Title Insurance* (the "Homeowner's Policy"). If the Homeowner's Policy is not available through the Issuing Agent, Buyer and Seller further agree as follows: (a) Seller agrees to pay for the Homeowner's Policy if available through any other title insurance agency selected by Buyer; (b) if the Homeowner's Policy is not available either through the Issuing Agent or any other title insurance agency, then Seller agrees to pay for, and Buyer agrees to accept, the most current available version of an *ALTA Owner's Policy of Title Insurance* ("Owner's Policy") available through the Issuing Agent.
- 7. **SELLER DISCLOSURES.** No later than the Seller Disclosure Deadline referenced in Section 24(a), Seller shall provide to Buyer the following documents in hard copy or electronic format which are collectively referred to as the "Seller Disclosures":
- (a) a written Seller property condition disclosure for the Property, completed, signed and dated by Seller as provided in Section 10.3;
- (b) a Lead-Based Paint Disclosure & Acknowledgement for the Property, completed, signed and dated by Seller (only if the Property was built prior to 1978);
- (c) a Commitment for Title Insurance as referenced in Section 6.1;
- (d) a copy of any restrictive covenants (CC&R's), rules and regulations affecting the Property;
- (e) a copy of the most recent minutes, budget and financial statement for the homeowners' association, if any;
- (f) a copy of any long-term tenant lease or rental agreements affecting the Property not expiring prior to Closing;
- (g) a copy of any short-term rental booking schedule (as of the Seller Disclosure Deadline) for guest use of the Property after Closing;
- (h) a copy of any existing property management agreements affecting the Property;
- (i) evidence of any water rights and/or water shares referenced in Section 1.4;
- (i) written notice of any claims and/or conditions known to Seller relating to environmental problems and building or zoning code violations;
- (k) In general, the sale or other disposition of a U.S. real property interest by a foreign person is subject to income tax withholding under the Foreign Investment in Real Property Tax Act of 1980 (FIRPTA). A "foreign person" includes a non-resident alien individual, foreign corporation, partnership, trust or estate. If FIRPTA applies to Seller, Seller is advised that Buyer or other qualified substitute may be legally required to withhold this tax at Closing. In order to avoid closing delays, if Seller is a foreign person under FIRPTA, Seller shall advise Buyer in writing; and
- (I) Other (specify)

8. BUYER'S CONDITIONS OF PURCHASE.

- **8.1 DUE DILIGENCE CONDITION.** Buyer's obligation to purchase the Property: [] IS [] IS NOT conditioned upon Buyer's Due Diligence as defined in this Section 8.1(a) below. This condition is referred to as the "Due Diligence Condition." If checked in the affirmative, Sections 8.1(a) through 8.1(c) apply; otherwise they do not.
- (a) Due Diligence Items. Buyer's Due Diligence shall consist of Buyer's review and approval of the contents of the Seller Disclosures referenced in Section 7, and any other tests, evaluations and verifications of the Property deemed necessary or appropriate by Buyer, such as: the physical condition of the Property; the existence of any hazardous substances, environmental issues or geologic conditions; the square footage or acreage of the land and/or improvements; the condition of the roof, walls, and foundation; the condition of the plumbing, electrical, mechanical, heating and air conditioning systems and fixtures; the condition of all appliances; the costs and availability of homeowners' insurance and flood insurance, if applicable; water source, availability and quality; the location of property lines; regulatory use restrictions or violations; fees for services such as HOA dues, municipal services, and utility costs; convicted sex offenders residing in proximity to the Property; and any other matters deemed material to Buyer in making a decision to purchase the Property. Unless otherwise provided in the REPC, all of Buyer's Due Diligence shall be paid for by Buyer and shall be conducted by individuals or entities of Buyer's choice. Seller agrees to cooperate with Buyer's Due Diligence. Buyer agrees to pay for any damage to the Property resulting from any such inspections or tests during the Due Diligence.
- **(b) Buyer's Right to Cancel or Resolve Objections.** If Buyer determines, in Buyer's sole discretion, that the results of the Due Diligence are unacceptable, Buyer may either: (i) no later than the Due Diligence Deadline referenced in Section 24(b), cancel the REPC by providing written notice to Seller, whereupon the Earnest Money Deposit shall be released to Buyer without the requirement of further written authorization from Seller; or (ii) no later than the Due Diligence Deadline referenced in Section 24(b), resolve in writing with Seller any objections Buyer has arising from Buyer's Due Diligence.
- (c) Failure to Cancel or Resolve Objections. If Buyer fails to cancel the REPC or fails to resolve in writing with Seller any objections Buyer has arising from Buyer's Due Diligence, as provided in Section 8.1(b), Buyer shall be deemed to have waived the Due Diligence Condition, and except as provided in Sections 8.2(a) and 8.3(b)(i), the Earnest Money Deposit shall become non-refundable.
- **8.2** 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 checked in the affirmative, Sections 8.2(a) and 8.2(b) apply; otherwise they do not.
- (a) Buyer's Right to Cancel. If after completion of an appraisal by a licensed appraiser, Buyer receives written notice from the Lender or the appraiser that the Property has appraised for less than the Purchase Price (a "Notice of Appraised Value"), Buyer may cancel the REPC by providing written notice to Seller (with a copy of the Notice of Appraised Value) no later than the Financing & Appraisal Deadline referenced in Section 24(c); whereupon the Earnest Money Deposit shall be released to Buyer without the requirement of further written authorization from Seller.
 - (b) Failure to Cancel. If the REPC is not cancelled as provided in this section 8.2, Buyer shall be deemed to have waived the Appraisal

Page 3 of 6 pages	Buyer's Initials	Date	Seller's Initials	Date	

8.3 FINANCING CONDITION. (Check Applicable Box) (a) [] No Financing Required. Buyer's obligation to purchase the Property IS NOT conditioned upon Buyer obtaining financing. If
checked, Section 8.3(b) below does NOT apply. (b) [] Financing Required. Buyer's obligation to purchase the Property IS conditioned upon Buyer obtaining the Loan referenced in
Section 2.1(c). This Condition is referred to as the "Financing Condition." If checked, Sections 8.3(b)(i), (ii) and (iii) apply; otherwise they do not. If the REPC is not cancelled by Buyer as provided in Sections 8.1(b) or 8.2(a), then Buyer agrees to work diligently and in good faith to obtain the Loan.
(i) Buyer's Right to Cancel Before the Financing & Appraisal Deadline. If Buyer, in Buyer's sole discretion, is not satisfied with the terms and conditions of the Loan, Buyer may, after the Due Diligence Deadline referenced in Section 24(b), if applicable, cancel the REPC by providing written notice to Seller no later than the Financing & Appraisal Deadline referenced in Section 24(c); whereupon \$
Earnest Money Deposit shall be released to Seller without the requirement of further written authorization from Buyer, and the remainder of Buyer's Earnest Money Deposit shall be released to Buyer without further written authorization from Seller.
(ii) Buyer's Right to Cancel After the Financing & Appraisal Deadline. If after expiration of the Financing & Appraisal Deadline referenced in Section 24(c), Buyer fails to obtain the Loan, meaning that the proceeds of the Loan have not been delivered by the Lender to the escrow/closing office as required under Section 3.2, then Buyer shall not be obligated to purchase the Property and Buyer or Seller may cancel the
REPC by providing written notice to the other party. (iii) Earnest Money Deposit(s) Released to Seller. If the REPC is cancelled as provided in Section 8.3(b)(ii), Buyer agrees that all of
Buyer's Earnest Money Deposit, or Deposits, if applicable (see Section 8.4 below), shall be released to Seller without the requirement of further written authorization from Buyer. Seller agrees to accept, as Seller's exclusive remedy, the Earnest Money Deposit, or Deposits, if applicable, as liquidated damages. Buyer and Seller agree that liquidated damages would be difficult and impractical to calculate, and the Earnest Money Deposit, or Deposits, if applicable, is a fair and reasonable estimate of Seller's damages in the event Buyer fails to obtain the Loan.
8.4 ADDITIONAL EARNEST MONEY DEPOSIT. If the REPC has not been previously canceled by Buyer as provided in Sections 8.1, 8.2 or 8.3, as applicable, then no later than the Due Diligence Deadline, or the Financing & Appraisal Deadline, whichever is later, Buyer: [] WILL [] WILL
NOT deliver to the Buyer's Brokerage, an Additional Earnest Money Deposit in the amount of \$ The Earnest Money Deposit and the Additional Earnest Money Deposit, if applicable, are sometimes referred to herein as the "Deposits". The Earnest Money Deposit, or Deposits, if applicable, shall be credited toward the Purchase Price at Closing.
9. ADDENDA. There [] ARE [] ARE NOT addenda to the REPC containing additional terms. If there are, the terms of the following addenda are incorporated into the REPC by this reference: [] Addendum No [] Seller Financing Addendum [] FHA/VA Loan Addendum [] Other (specify)
10. HOME WARRANTY PLAN / AS-IS CONDITION OF PROPERTY. 10.1 Home Warranty Plan. 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 and shall be issued by a company selected by [] Buyer [] Seller. The cost of the Home Warranty Plan shall not exceed \$ and shall be paid for at Settlement by [] Buyer [] Seller.
10.2 Condition of Property/Buyer Acknowledgements. Buyer acknowledges and agrees that in reference to the physical condition of the Property: (a) Buyer is purchasing the Property in its "As-Is" condition without expressed or implied warranties of any kind; (b) Buyer shall have, during Purchasing the Property in Special Science of the Property and (c) if based on the Property is and (c) if based on the Property in the Property and (c) if based on the Property is an accomplication of the Property in the Property is an accomplication of the Property in the Property is a property in the Property in the Property in the Property is a property in the Pr
Buyer's Due Diligence as referenced in Section 8.1, an opportunity to completely inspect and evaluate the condition of the Property; and (c) if based on the Buyer's Due Diligence, Buyer elects to proceed with the purchase of the Property, Buyer is relying wholly on Buyer's own judgment and that of any contractors or inspectors engaged by Buyer to review, evaluate and inspect the Property. The provisions of Section 10.2 shall survive Closing.
10.3 Condition of Property/Seller Acknowledgements. Seller acknowledges and agrees that in reference to the physical condition of the Property, Seller agrees to: (a) disclose in writing to Buyer defects in the Property known to Seller that materially affect the value of the Property that
cannot be discovered by a reasonable inspection by an ordinary prudent Buyer; (b) carefully review, complete, and provide to Buyer a written Seller property condition disclosure as stated in Section 7(a); (c) deliver the Property to Buyer in substantially the same general condition as it was on the
date of Acceptance, as defined in Section 23, ordinary wear and tear excepted; (d) deliver the Property to Buyer in broom-clean condition and free of debris and personal belongings; and (e) repair any Seller or tenant moving-related damage to the Property at Seller's expense. The provisions of Section 10.3 shall survive Closing.
11. FINAL PRE-SETTLEMENT WALK-THROUGH INSPECTION. No earlier than seven (7) calendar days prior to Settlement, and upon reasonable notice and at a reasonable time, Buyer may conduct a final pre-Settlement walk-through inspection of the Property to determine only that the Property
is "as represented," meaning that the items referenced in Sections 1.1, 1.2 and 8.1(b)(ii) ("the items") are respectively present, repaired or corrected as agreed. 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 except as provided in Section 12.5 below, from the date of Acceptance until the date of Closing the following additional items apply:
12.1 Alterations/Improvements to the Property. No substantial alterations or improvements to the Property shall be made or undertaken without prior written consent of Buyer.
12.2 Financial Encumbrances/Changes to Legal Title. No further financial encumbrances to the Property shall be made, and no changes in

Page 4 of 6 pages Buyer's Initials _____ Date ____ Date ____ Date ____ Date ____

Condition, and except as provided in Sections 8.1(b) and 8.3(b)(i), the Earnest Money Deposit shall become non-refundable.

the legal title to the Property shall be made without the prior written consent of Buyer.

- 12.3 Property Management Agreements. No changes to any existing property management agreements shall be made and no new property management agreements may be entered into without the prior written consent of Buyer.
- **12.4** Long-Term Lease or Rental Agreements. No changes to any existing tenant lease or rental agreements shall be made and no new long-term lease or rental agreements, as defined in Section 6.1(a), may be entered into without the prior written consent of Buyer.
- 12.5 Short-Term Rental Bookings. If the Property is made available for short-term rental bookings as defined in Section 6.1(b), Seller MAY NOT after the Seller Disclosure Deadline continue to accept short-term rental bookings for guest use of the property without the prior written consent of Buyer.
- **13. AUTHORITY OF SIGNERS.** If Buyer or Seller is a corporation, partnership, trust, estate, limited liability company or other entity, the person signing the REPC on its behalf warrants his or her authority to do so and to bind Buyer and Seller.
- **14. COMPLETE CONTRACT.** The REPC together with its addenda, any attached exhibits, and Seller Disclosures (collectively referred to as the "REPC"), constitutes the entire contract between the parties and supersedes and replaces any and all prior negotiations, representations, warranties, understandings or contracts between the parties whether verbal or otherwise. The REPC cannot be changed except by written agreement of the parties.
- 15. MEDIATION. Any dispute relating to the REPC arising prior to or after Closing: [] SHALL [] MAY AT THE OPTION OF THE PARTIES first be submitted to mediation. Mediation is a process in which the parties meet with an impartial person who helps to resolve the dispute informally and confidentially. Mediators cannot impose binding decisions. The parties to the dispute must agree before any settlement is binding. The parties will jointly appoint an acceptable mediator and share equally in the cost of such mediation. If mediation fails, the other procedures and remedies available under the REPC shall apply. Nothing in this Section 15 prohibits any party from seeking emergency legal or equitable relief, pending mediation. The provisions of this Section 15 shall survive Closing.

16. DEFAULT.

- **16.1 Buyer Default.** If Buyer defaults, Seller may elect one of the following remedies: (a) cancel the REPC and retain the Earnest Money Deposit, or Deposits, if applicable, as liquidated damages; (b) maintain the Earnest Money Deposit, or Deposits, if applicable, in trust and sue Buyer to specifically enforce the REPC; or (c) return the Earnest Money Deposit, or Deposits, if applicable, to Buyer and pursue any other remedies available at law
- **16.2 Seller Default.** If Seller defaults, Buyer may elect one of the following remedies: (a) cancel the REPC, and in addition to the return of the Earnest Money Deposit, or Deposits, if applicable, Buyer may elect to accept from Seller, as liquidated damages, a sum equal to the Earnest Money Deposit, or Deposits, if applicable; or (b) maintain the Earnest Money Deposit, or Deposits, if applicable, in trust and sue Seller to specifically enforce the REPC; or (c) accept a return of the Earnest Money Deposit, or Deposits, if applicable, and pursue any 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/GOVERNING LAW. In the event of litigation or binding arbitration arising out of the transaction contemplated by the REPC, 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. This contract shall be governed by and construed in accordance with the laws of the State of Utah. The provisions of this Section 17 shall survive Closing.
- **18. NOTICES.** Except as provided in Section 23, all notices required under the REPC must be: (a) in writing; (b) signed by the Buyer or Seller giving notice; and (c) received by the Buyer or the Seller, or their respective agent, or by the brokerage firm representing the Buyer or Seller, no later than the applicable date referenced in the REPC.
- 19. NO ASSIGNMENT. The REPC and the rights and obligations of Buyer hereunder, are personal to Buyer. The REPC may not be assigned by Buyer without the prior written consent of Seller. Provided, however, the transfer of Buyer's interest in the REPC to any business entity in which Buyer holds a legal interest, including, but not limited to, a family partnership, family trust, limited liability company, partnership, or corporation (collectively referred to as a "Permissible Transfer"), shall not be treated as an assignment by Buyer that requires Seller's prior written consent. Furthermore, the inclusion of "and/or assigns" or similar language on the line identifying Buyer on the first page of the REPC shall constitute Seller's written consent only to a Permissible Transfer.

20. INSURANCE & RISK OF LOSS.

- **20.1 Insurance Coverage.** As of Closing, Buyer shall be responsible to obtain casualty and liability insurance coverage on the Property in amounts acceptable to Buyer and Buyer's Lender, if applicable.
- **20.2** Risk of Loss. If prior to Closing, any part of the Property is damaged or destroyed by fire, vandalism, flood, earthquake, or act of God, the risk of such loss or damage shall be borne by Seller; provided however, that if the cost of repairing such loss or damage would exceed ten percent (10%) of the Purchase Price referenced in Section 2, either Seller or Buyer may elect to cancel the REPC by providing written notice to the other party, in which instance the Earnest Money Deposit, or Deposits, if applicable, shall be returned to Buyer.
- 21. TIME IS OF THE ESSENCE. Time is of the essence regarding the dates set forth in the REPC. Extensions must be agreed to in writing by all parties. Unless otherwise explicitly stated in the REPC: (a) performance under each Section of the REPC which references a date shall absolutely be required by 5:00 PM Mountain Time on the stated date; and (b) the term "days" and "calendar days" shall mean calendar days and shall be counted beginning on the day following the event which triggers the timing requirement (e.g. Acceptance). Performance dates and times referenced herein shall not be binding upon title companies, lenders, appraisers and others not parties to the REPC, except as otherwise agreed to in writing by such non-party.

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signatures.	, ,	J		0 0		0
	ptance; and (b) Seller					ffer or counteroffer where y's agent that the offer o
24. CONTRACT DEAD	DLINES . Buyer and S	eller agree that the	following deadline	es shall apply to the RE	EPC:	
(a) Seller Disclosure Deadline			(Date	(Date)		
(b) Due Diligence De	eadline			(Date	е)	
(c) Financing & App	oraisal Deadline			(Date	э)	
(d) Settlement Deadline			(Date	(Date)		
] AM [] PM Mountain					eller does not accept this kerage shall return an
(Buyer's Signature)		(Date)	(Buy	ver's Signature)		(Date)
CHECK ONE:		ACCEPTAN	CE/COUNTEROF	FER/REJECTION		
	R: Seller presents for ENDUM NO.	Buyer's Acceptant	ots the foregoing on the set the terms of B	offer on the terms and of uyer's offer subject to	conditions specified al the exceptions or mo	pove. difications as specified in
(Seller's Signature)	(Date)	(Time)	(Sel	ler's Signature)	(Date)	(Time)
				AND THE OFFICE OF TH		
Page 6 of 6 pages	Buyer's Initials_		_Date	Seller's Initia	als	Date

22. ELECTRONIC TRANSMISSION AND COUNTERPARTS. The REPC may be executed in counterparts. Signatures on any of the Documents, whether executed physically or by use of electronic signatures, shall be deemed original signatures and shall have the same legal effect as original