

COMMERCIAL REAL ESTATE PURCHASE CONTRACT



This is a legally binding contract. It has been prepared by the Utah Association of REALTORS® for the use of its members only, in their transactions with clients and customers. Parties to this Commercial Real Estate Contract ("Contract") may agree, in writing, to alter or delete provisions of this Contract.

Seek advice from your attorney or tax advisor before entering into a binding contract.

EARNEST MONEY RECEIPT

On this day	of, 20	_ ("Offer Referen	ce Date")				("I	Buyer")
offers to purchase fro	om				("Selle	er") the <i>Pro</i>	perty de	scribed
below and hereby \$		•				•		
parties (as defined ir	n Section 23), shall h	be deposited in a	accordance wit	th state law.				
Brokerage or Title/Es	scrow Company			Address:				
Received by:(Sig	nature above acknowled	lges receipt of <i>Earne</i>	on est Money)	(Date) Phone	:			
		OFFER	R TO PURCHA	ASE				
1. PROPERTY (Ge	eneral Description)):						
Address:					City:			
County	State of U	tah, Zip						
County Tax I.D. #				(the " <i>Propert</i>	<i>y</i> ")			
For legal description	(Check Applicable	∋ Box): [] SEE .	ADDENDUM :	#[] COM	MITMENT	FOR	TITLE
INSURANCE as pro	vided in Section 7(b	<i>)).</i>						
1.1 Included Ite following personal prototitle:		e included in this	s sale and con	veyed under ser	•		, ,	,
1.2 Excluded Ite	ems. These items a	are excluded fron	n this sale:					
2. PURCHASE PR	ICF The Purchase	Price for the <i>Pr</i>	operty is \$					
The Purchase Price	will be paid as follow	ws:	οροπή 10 ψ <u> </u>					
\$	(a) Earnest Mo	o ney Deposit. . Buyer will app	dy for one or r	more of the follow	wing loons	· []Con	vontion	al []
\$								
	Buyer shall	ner (specify) have the right to	o approve the	terms and cond	itions of th	e new loan	as prov	vided in
\$	Section 8 (f	<i>⊓.</i> mption Addend	lum (See attac	ched Assumption	n Addendu	m if applica	ble)	
\$	(d) Seller Fina	ncing (see attac	,	,			,	
\$ \$	(e) Other (spec	cify) Purchase Price	in Cach at S	ottlement				
Ψ	(i) Balance of	ruiciiase riice	in Casii at S	ettiement				
\$	PURCHASE PF	RICE. Total of li	ines (a) throu	gh (f)				
3. SETTLEMENT A on a date upon whic completed: (a) Buy required by this Con paid by Buyer under to the escrow/closing	th Buyer and Seller er and Seller have tract, by the lender, these documents (or g office in the form of	agree in writing. signed and deli , by written escre except for the proof collected or cle	"Settlement" vered to each ow instructions oceeds of any eared funds; a	shall occur only other or to the s or by applicable new loan) have nd (c) any monie	when all escrow/cloe law; (b) been delives required	of the follow osing office any monies vered by Bu to be paid	wing have all doce require suyer to Suy	re been uments d to be seller or
Page 1 of 6 pages	Seller's Initials	Date	B	uyer's Initials_		Date		

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 ($\frac{1}{2}$) 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 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(c), unless otherwise agreed to in writing by the parties. Such writing could include the settlement statement. For purposes of this Contract, "Closing" means that: (i) Settlement has been completed; (ii) the proceeds of any new loan have been delivered by the lender to Seller or to the escrow/closing office; and (iii) the applicable Closing documents have been recorded in the office of the county recorder.

							I in the office o			ie escrow/closing of	nice, and
Γ 1	D	AYS	AFTE	R CLOSING	G: [TOTI	HER (SPECIF	Y)			AFTER CLOSING;	
Any re	ntal	of the	Prope	erty prior to	or after Cl	osing, betwee	n Buyer and S	eller, shal	ll be by separa	ate written agreeme	nt.
written relatio	age nship	ency os tha	disclos at are d	ure provident	ed by thei	ir respective l yer and Seller	Buyer's Agent further ackno	or Selle wledge th	r's Agent tha at Brokerage	acknowledge prior reactions that the disclosed the Fees due as a resung of this Contract:	e agency
Seller'	s Ag	ent _					, represents	[]Selle	er[]Buyer[] both Buyer and	
Seller'	s Bro	okera	ge			,	represents []	Seller []Buyer [] b	as a Limited Ag ooth Buyer and Sel as a Limited Ag	ler
									а	ooth Buyer and Sel is a Limited Agent;	ler ;
Buyer'	s Bro	okera	ge,			,	represents []	Seller [ooth Buyer and Sel is a Limited Agent;	
(c) 7. SE to Buy (a) (b) (c) (d)	at end	Clos cumb Settle nount e Con BUY st of id for R DIS e folle Seller Commough ough pies i	rances ement, of the nmitme ER EL this co at Sett SCLOS owing of proper nitment of all lea g state in Selle /, inclu-	E. [] GE except as Seller agree Purchase Int for Title Interest I	provided upprovided up	warranty under Section for a standard title policy sh as agreed to be a FULL-COVE ALTA survey FER [] SELL the Seller Dis collectively re e for the Proper the Property ements now in rty for its last ertified by the ny, of any st a, environment	DEED [] 10.1. d-coverage ow all conform with a super under the section of the se	yner's polith Seller's Section of the state	icy of title insis sobligations is obligations is sobligations is sobligations is sobligations in the sobligation is sobligation in the sobligation in the sobligation is sobligation in the sobligation in the sobligation in the sobligation is sobligation in the		rent roll; scal year
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Contra (a) [oct (c	heck []	applion in the section in the sectio	cable boxe ondition on 7;	s): ed upon Bo	uyer's approva	al of the conter	nt of all the	e Seller Disclo	ation to purchase u	
							al of a physical al of a survey o			the <i>Property</i> ; nsed surveyor ("Sur	rvey");
Page 2	2 of	6 pac	ies	Seller's I	nitials	Date	Bu	ver's Initi	ials	Date	

Page :	3 of 6	b pa	ges Seller's Initials	Date	Buyer's Initials	Date
	JYEF	th,		s will be broom-	clean and free of debris and	ERS PHYSICAL POSSESSION personal belongings, and in the
Title In affection associ specifi	nsura ng th ation cally	Co nce le F fee ass	as agreed to by Buyer unde roperty and not expiring p s and dues, utilities, and ot umed by Buyer under Secti	es to accept title r Section 8. Buy rior to Closing. her services pro on 2, Seller will	er also agrees to take the <i>Pro</i> Buyer agrees to be responded to the <i>Property</i> after C	contents of the Commitment for operty subject to existing leases nsible for taxes, assessments closing. Except for any loan(s) sing all mortgages, trust deeds a paid current by Closing.
the ter	ms o	f the ina r	following addenda are incorpcing Addendum; [] Assur	orated into this (Contract by this reference: []	ng additional terms. If there are Addendum Noclosure & Acknowledgement;
disrupial liab includithe Prosession State of the Pros	t the bility, ng wopert 1 Duete a lance a lanc	activition (claim) activition (claim) activition (claim) activity. Since Different temperature in the properties of the	ities and business of Seller, in, or damages which arise for the limitation, claims for payment limitation. No later Buyer's Due Diligence; and the Cancel or Object. If Buyer may, not notice to Seller, whereupont limited to Seller, whereupont limited to, any financing inse by Seller. If Buyer processing Buyer's objections. Except limitation in the Exercition of the Exercition in the Exerci	and shall indemore, is caused by the for inspection in Buyer's Due Dil than the Due Dil (b) determine it yer, in Buyer's so later than the in the Earnest Moration of the Due ritten objection to proved by Buyer g contingency, slowides written objections are to agreed in with a motice to Selle at Money Deposition, is caused in with a motice to Selle at Money Deposition, in the cause of the caus	nify Seller and hold Seller harm, or is in any manner connect services, claims for mechanic igence and with a site inspecting igence Deadline referenced in the results of the Buyer's Dole discretion, determines that Due Diligence Deadline, eithorey Deposit shall be released Diligence Deadline, Buyer do Seller regarding the Buyer's and the contingencies refermall be deemed waived by Buyer in the "Response Period") in we note that Seller may, but riting upon the manner of reservices and the released to Buyer. If	n Section 24(b) Buyer shall: (a) bue Diligence are acceptable to the the results of the Buyer's Due ter: (a) cancel this Contract by the doto Buyer; or (b) provide Selled to Buyer; or (c) provide Selled to Buyer; or (d) cancel this Contract Due Diligence, the results of the tenced in Sections 8(a) through yer.
they d	lo no s othe	t ap erwis	oly. The items checked in t e provided in this Contract, t	ne affirmative at ne Buyer's Due [ove are collectively referred Diligence shall be paid for by E	2, 8.3 and 8.4 apply; otherwise to as "Buyer's Due Diligence.' Buyer and shall be conducted by
(g) [l IS	[]	referenced in Section 2. IS NOT conditioned upon Bu	yer's approval of	the following tests and evalua	ations of the <i>Property</i> : (specify)
			(covenants, conditions and r IS NOT conditioned upon the	estrictions) affect Property apprai		hase Price.
(d) []	l IS	[]	IS NOT conditioned upon Bu ordinances and regulations			eed restrictions and/or CC&R's

- 10.3 Other Seller Warranties. Seller further warrants that, to the best of Seller's knowledge, each of the following statements is true: (a) the consummation of the transactions contemplated by this Contract will not constitute a default or result in the breach of any term or provision of any contract or agreement to which Seller is a party so as to adversely affect the consummation of such transactions; (b) there is no action, suit, legal proceeding or other proceeding pending or threatened against Seller and/or the *Property* which may adversely affect the transactions contemplated by this Contract, in any court or before any arbitrator of any kind or before or by any governmental body which may adversely affect the transactions contemplated by this Contract; (c) all work which will be performed in, on or about the *Property* or materials furnished thereto which might in any circumstances give rise to a mechanic's or materialman's lien, will be paid and all necessary waivers of rights to a mechanic's or materialman's lien for such work will be obtained; (d) Seller has not received any written notice indicating that the *Property* is in violation of any Federal, State or local Environmental Law; (e) there are no Hazardous Substances on, under, or about the *Property*, nor has Seller undertaken, permitted, authorized or suffered, and will not undertake, permit, authorize or suffer the presence, use, manufacture, handling, generation, storage, treatment, discharge, release, burial or disposal on, under or about the *Property*, of any Hazadous Substances, or the transportation to or from the *Property*, of any Hazardous Substances. As used herein, "Hazardous Substance" shall mean any substance, material or matter that may give rise to liability under any Federal, State, or local Environmental Laws; and (f) Seller is not a "foreign person" as that term is defined in Section 1445 of the U.S. Internal Revenue Code of 1986, as amended. (In that regard, Seller shall deposit into Escrow, at or prior to Closing, an affidavit in such form as may be required by the U.S. Internal Revenue Service, setting forth Seller's full name, address and taxpayer identification number and stating under penalty of perjury that Seller is not a "foreign person" as so defined).
- 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 items referenced in Sections 1.1, 8.4 and 10.2 and 10.3 ("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 final pre-closing 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, Seller shall not, without the prior written consent of Buyer: (a) make any changes in any existing leases; (b) enter into any new leases; (c) make any substantial alterations or improvements to the Property; or (d) incur any further financial encumbrances against the Property.
- 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. Seller further warrants that the execution and delivery of this Contract by Seller have been duly and validly authorized, and all requisite action has been taken to make this Contract binding upon Seller
- 14. COMPLETE CONTRACT/ASSIGNMENT. 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. This Contract [] SHALL [] SHALL NOT be assignable by Buyer. Except as so restricted, this Contract shall inure to the benefit of and be binding upon the heirs, personal representatives,
- successors and assigns of the parties. 15. MEDIATION. Any dispute relating to this Contract that arise 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 will share equally in the cost of such mediation. The mediation, unless otherwise agreed, shall terminate in the event the entire dispute is not ne is

other(s). If media	tion fails, the other proced	dures and remedies	en notice requesting media s available under this Contr iitable relief pending mediati	act shall apply. Nothing in	
Section 13 Shall pi	oribit any party from seek	ing emergency equ	illable relief perioling medialio	JII.	
16. DEFAULT. If	Buyer defaults, Seller may	/ elect either to reta	ain the Earnest Money Depo	sit as liquidated damages, o	or to
Page 4 of 6 pages	Seller's Initials	Date	Buyer's Initials	Date	
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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.

- 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 8.4, 10.1, 10.3, 15 and 17 and any other 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 Closing.
- 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.). If the performance date falls on a Saturday, Sunday, State or Federal legal holiday, performance shall be required on the next business day. 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 (c) Settlement Deadline 25. OFFER AND TIME FOR ACCEPTANCE. Buyer offers to purchase the *Property* on the above terms and conditions. If Seller does not accept this offer by: ______[] AM [] PM Mountain Time on_ (Date), this offer shall lapse; and the Brokerage or Title/Escrow Company shall return the Earnest Money Deposit to Buyer. (Buyer's Signature) (Title, if any) (Buyer's Signature) (Title, if any) (Date) (Date) (Buyer's Name) (PLEASE PRINT) (Address) (Zip Code) (Phone) (Fax) (Buyer's Name) (PLEASE PRINT)

(Address)

Seller's Initials Date

(Zip Code)

(Phone)

Buyer's Initials Date

(Fax)

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ACCEPTANCE/COUNTEROFFER/REJECTION

CHECK ONE:					
above. [] COUNTEROFFER		Buyer's Accept	ance the teri		erms and conditions specified subject to the exceptions or
(Seller's Signature)	(Date) (Time)	(Seller's Sign	nature)	(Date) (Time)
(Seller's Name) (PLEA	ASE PRINT)		(Address)	(Zip Code)	(Phone) (Fax)
(Seller's Name) (PLEA	ASE PRINT)		(Address)	(Zip Code)	(Phone) (Fax)
[] REJECTION: Se	ller Rejects the foregoin	g offer.			
(Seller's Signature)	(Date) (Time)	(Seller's Sign	nature)	(Date) (Time)
	*******	*****	*****	******	
		DOCUMEN	IT RECEIPT		
State law requires Bro section below.)	ker to furnish Buyer and	d Seller with co	ppies of this C	Contract bearing all	signatures. (Fill in applicable
A. I acknowledge rece	eipt of a final copy of the	foregoing Con	tract bearing	all signatures:	
(Buyer's Signature)	(Date)		(Buyer's Sign	nature)	(Date)
(Seller's Signature)	(Date)		(Seller's Sign	(Date)	
B. I personally caused	d a final copy of the fore	egoing Contrac	t bearing all s	signatures to be []	faxed [] mailed [] hand
	ecify)				uyer.
Converce by (Spe					
copying or distribution wit	hout written consent is prof FORM IN ANY SPECIFIC TRA	nibited. NO REPR	ESENTATION IS	MADE AS TO THE LEG	inauthorized use, modification, BAL VALIDITY OR ADEQUACY OF ADVICE, CONSULT AN
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