COMMERCIAL REAL ESTATE PURCHASE CONTRACT

This is a legally binding contract. 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 ____, 2024, ("Offer Reference Date"), SUMMIT COUNTY, a body corporate and politic of the State of Utah, whose mailing address is 60 N. Main Street, P.O. Box 128, Coalville, Utah 84017, (the "Buyer") offers to purchase

of the State of Utah, whose mailing 84098, (the "Seller"), the Propert COMPANY, 215 South State Street	ng address is 6421 N. Bu y (described below) and et, Suite 280, Salt Lake C ars (\$20,000.00) in the fo	isiness Loop Rd., Suite hereby delivers to FIF city, Utah 84111 (the " <i>E</i> irm of check or wire tra	ervice district organized under the laws A, P.O. Box 982320, Park City, Utah RST AMERICAN TITLE INSURANCE Escrow Agent") as Earnest Money, the ansfer which, upon Acceptance of this state law.
First American Title Insurance Com	npany, 215 South State Str	reet, Suite 280, Salt Lak	ke City, Utah 84111 <u>;</u> 801-578-8807
Received by:(Signature of Escrow A	on gent acknowledges receipt of Ea	rnest Money)	(Date)
	OFFER TO	PURCHASE	
	A, Summit County, State		ominium Plat, with a situs at 6421 N ntified as Summit County Tax Parce
For legal description (Check Appli as provided in Section 7(b).	cable Box): [] SEE ADDI	ENDUM#_ [X] COM	MITMENT FOR TITLE INSURANCE
1.1 Included Items. Unless e <i>Property.</i>	excluded herein, this sale	includes all fixtures a	nd furniture presently attached to the
1.2 Excluded Items. The follow	wing items are excluded from	om this sale:Wa	ater Rights
(\$1,400,000.00) The Purchase Price will be paid as \$	follows: Earnest Money Deposit Iew Loan. Buyer will appl] SBA [] Other (specify) Buyer shall have the right rovided in Section 8 (f).	y for one or more of the to approve the terms	e following loans: [] Conventional s and conditions of the new loan as sumption Addendum if applicable) and Deed of Trust)
\$ 1,380,000.00 (f) E	Balance of Purchase Price PURCHASE PRICE. Total		
on a date upon which Buyer and Scompleted: (a) Buyer and Seller has by this Contract, by the Lender, by Buyer under these documents (exection Escrow Agent in the form of colled documents have been delivered by and Buyer shall each pay one-hall process. Taxes and assessments Settlement as set forth in this Sec	offices of the Escrow Age Seller agree in writing. "Se ave signed and delivered written escrow instruction cept for the proceeds of a acted or cleared funds; are y Seller to Buyer or to the f (½) of the fee charged befor the current year, rent tion. Tenant deposits (incl	ttlement" shall occur or to each other or to the ns or by applicable law; ny new loan) have bee nd (c) any monies requ Escrow Agent in the for by the Escrow Agent fo s, and interest on assuding, but not limited to	eadline referenced in Section 24(c), only when all of the following have been Escrow Agent all documents required (b) any monies required to be paid by an delivered by Buyer to Seller or to the uired to be paid by Seller under these rm of collected or cleared funds. Seller its services in the settlement/closing umed obligations shall be prorated at the security deposits, cleaning deposits ations set forth in this Section shall be
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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 Agent; and (iii) the applicable Closing documents have been recorded in the office of the county recorder.

4. POSSESSION. Seller shall delive [] DAYS AFTER CLOSING; [er pnysical possession to Buyer Within: [X] <u>zero</u> Hours of Closing 1 OTHER (specify)
Any rental of the <i>Property</i> prior to or a	after Closing, between Buyer and Seller, shall be by separate written agreement.
receipt of agency disclosure provide below. At the signing of the REPC:	AGE FEES & AGENCY DISCLOSURE. Buyer and Seller acknowledge prior writtened by their respective agent that has disclosed the agency relationships confirmed, represents [] Seller [] both Buyer and Seller as a Limited Agent;
	, represents [] Seller [] both Buyer and Seller as a Limited Agent;
-	, represents [] Seller [] both Buyer and Seller as a Limited Agent;
	, represents [] Seller [] both Buyer and Seller as a Limited Agent.
Buyer and Seller acknowledge no re	al estate agents are involved in this transaction. Any commissions paid shall be the with the real estate agents in question.
at Closing by: [] GENEI encumbrances except as pro (b) At Settlement, Seller agrees amount of the Purchase Prior the Commitment for Title Insu (c) [X] IF BUYER ELECTS TO The cost of this coverage (in	has fee simple title to the <i>Property</i> and will convey good and marketable title to Buyer RAL WARRANTY DEED [X] SPECIAL WARRANTY DEED, free of financial
 (a) a Seller property condition (b) a Commitment for Title Ins (c) a copy of all leases and reroll; (d) operating statements of the independent auditor; (e) copies in Seller's possess Property, including without construction drawings and 	ental agreements now in effect with regard to the <i>Property</i> together with a current rent e <i>Property</i> for its last 2 full fiscal years of operation, certified by the Seller or by an sion, if any, of any studies and/or reports which have previously been done on the it limitation, environmental reports, soils studies, site plans, architectural drawings, surveys; s and/or conditions known to Seller relating to environmental problems and building
under this Contract (check applicabl	BASED ON EVALUATIONS AND INSPECTIONS. Buyer's obligation to purchase e boxes): and upon Buyer's approval of the content of all the Seller Disclosures referenced in
Section 7;	ned upon Buyer's approval of a physical condition inspection of the Property;

ordinances and regulations affecting the Property; and any applicable deed restrictions and/or CC&R's (covenants, conditions and restrictions) affecting the *Property*.

(e) [] IS [X] IS NOT conditioned upon the *Property* appraising for not less than the Purchase Price.

(f) [] IS [X] IS NOT conditioned upon Buyer's approval of the terms and conditions of any mortgage financing

("Survey");

referenced in Section 2.

(c) [] IS [X] IS NOT conditioned upon Buyer's approval of a survey of the Property by a licensed surveyor

(d) [X] IS [] IS NOT conditioned upon Buyer's approval of applicable federal, state and local governmental laws,

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(g) [] IS [X] IS NOT conditioned upon Buyer's approval of the following tests and evaluations of the *Property:N/A*

If any of the items 8(a) through 8(g) are checked in the affirmative, then Sections 8.1, 8.2, 8.3 and 8.4 apply; otherwise, they do not apply. The items checked in the affirmative above are collectively referred to as "Buyer's Due Diligence." Unless otherwise provided in this Contract, the Buyer's Due Diligence shall be paid for by Buyer and shall be conducted by individuals or entities of Buyer's choice. Buyer shall conduct Buyer's Due Diligence in such manner as not to unreasonably disrupt the activities and business of Seller, and shall indemnify Seller and hold Seller harmless from and against any and all liability, claim, or damages which arise from, is caused by, or is any manner connected with Buyer's Due Diligence, including without limitation, claims for payment for inspection services, claims for mechanics' liens, and physical damage to the *Property*. Seller agrees to cooperate with Buyer's Due Diligence and with a site inspection under *Section 11*.

- **8.1 Due Diligence Deadline.** No later than the Due Diligence Deadline referenced in *Section 24(b)* Buyer shall: (a) complete all of Buyer's Due Diligence; and (b) determine if the results of the Buyer's Due Diligence are acceptable to Buyer.
- **8.2 Right to Cancel or Object.** If Buyer, in Buyer's sole discretion, determines that the results of the Buyer's Due Diligence are unacceptable, Buyer may, no later than the Due Diligence Deadline, either: (a) cancel this Contract by providing written notice to Seller, whereupon the Earnest Money Deposit shall be released to Buyer; or (b) provide Seller with written notice of objections.
- **8.3 Failure to Respond.** If by the expiration of the Due Diligence Deadline, Buyer does not: (a) cancel this Contract as provided in Section 8.2; or (b) deliver a written objection to Seller regarding the Buyer's Due Diligence, the results of the Buyer's Due Diligence shall be deemed approved by Buyer; and the contingencies referenced in *Sections 8(1) through 8(g)*, including but not limited to, any financing contingency, shall be deemed waived by Buyer.
- **8.4 Response by Seller.** If Buyer provides written objections to Seller, Buyer and Seller shall have ten (10) calendar days after Seller's receipt of Buyer's objections (the "Response Period") in which to agree in writing upon the manner of resolving Buyer's objections. Except as provided in *Section 10.1*, Seller may, but shall not be required to, resolve Buyer's objections. If Buyer and Seller have not agreed in writing upon the manner of resolving Buyer's objections, Buyer may cancel this Contract by providing written notice to Seller no later than three calendar days after expiration of the *Response Period*; whereupon the *Earnest Money Deposit* shall be released to Buyer. If this Contract is not canceled by Buyer under this *Section 8.4*, Buyer's objections shall be deemed waived by Buyer. This waiver shall not affect those items warranted in *Section 10.1*.

9. ADDITIONAL TERMS.

9.1 The Seller and Buyer will be entering into an Infrastructure Agreement pertaining to the Property as part of Closing.

10. SELLER WARRANTIES & REPRESENTATIONS.

10.1 Condition of Title. Buyer agrees to accept tile to the *Property* 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, association fees and dues, utilities, and other services provided to the *Property* after Closing. Except for any loan(s) specifically assumed by Buyer under *Section 2*, Seller will cause to be paid off by Closing all mortgages, trust deeds, judgments, mechanic's liens, tax liens and warrants. Seller will cause all assessments to be paid current by Closing.

IF ANY PORTION OF THE PROPERTY IS PRESENTLY ASSESSED AS "GREENBELT":

- [X] SELLER [] BUYER SHALL BE RESPONSIBLE FOR PAYMENT OF ANY ROLL-BACK TAXES ASSESSED AGAINST THE PROPERTY.
- **10.2 Condition of Property.** Seller warrants that **ON THE DATE SELLER DELIVERS PHYSICAL POSSESSION TO BUYER**, the *Property* and improvements will be broom-clean and free of debris and personal belongings, and in the same general condition as they were on the date of *Acceptance*.
- **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

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treatment, discharge, release, burial or disposal on, under or about the *Property*, of any Hazardous Substances, or the transportation to or from the *Property*, of any Hazardous Substances. As used herein, "Hazardous Substances" 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 or 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, 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 [X] 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 arises prior to or after Closing: **[X] 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 resolved Thirty (30) calendar days from the date written notice requesting mediation is sent by one party to the other(s). 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.
- **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.

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- **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.). 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.

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 Ten (10) calendar days following full execution of this REPC
(b) Due Diligence Deadline Ninety (90) calendar days following full execution of this REPC
(c) Settlement DeadlineNovember 30, 2025
25. OFFER AND TIME FOR ACCEPTANCE . Buyer offers to purchase the <i>Property</i> on the above terms and conditions. Seller does not accept this offer by: 5:00 [] AM [X] PM Mountain Time on, 2024 (Date), this offer shall lapse; and the Brokerage shall return the <i>Earnest Money Deposit</i> to Buyer.
Buyer:
SUMMIT COUNTY
Shayne C. Scott County Manager
Offer Reference Date:, 2024
Notice Address: 60 N. Main Street, P.O. Box 128, Coalville, Utah 84017; sscott@summitcountyutah.gov ; telephon 435-477-2873.

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_____Date _____Buyer's Initials ______Date___

ACCEPTANCE/COUNTEROFFER/REJECTION

CHECK ONE:				
[X] ACCEPTANCE O above.	F OFFER TO PURC	CHASE: Seller Ad	ccepts the foregoing offer or	the terms and conditions specified
[] COUNTEROFFER modifications as speci				offer subject to the exceptions o
[] REJECTION: Selle	r Rejects the foregoi	ing offer.		
Seller:				
MOUNTAIN REGIONA	AL WATER SPECIAI	_ SERVICE DIST	RICT	
By: Its Administrative	Control Board			
Karin Wilson Chair				
<u>Date:</u> Time:				
Seller's Notice Addres Email: agarland@mtr Cell Phone: 801-910-2	egional.org	: Park Loop Road	, Suite A, Park City, Utah 84	<u>1098</u>
	******		**************************************	***
section below.)	•	r and Seller with		ing all signatures. (Fill in applicable
(Buyer's Signature)	(Date)	(Buyer's S	ignature)	(Date)
(Seller's Signature)	(Date)	(S	eller's Signature)	(Date)
		([Date), postage prepaid, to th	to be [] faxed [] mailed [] hand e [] Seller [] Buyer.
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