



LEASE AGREEMENT WITH OPTION FOR PURCHASE

This is a legally binding document. If you desire legal or tax advice regarding this Lease Agreement with Option for Purchase, including all addenda and attached exhibits (collectively referred to below as this "Contract"), you are advised to consult with your attorney or tax advisor prior to signing this Contract.

OPTION MONEY RECEIPT

On this	lov of 20	/"Offer Det	orongo Doto")		/"Tanant"\
offers to lease	with an ontion to purchase	(Oller Rei	erence Date")	("Landlord") the Pr	(Tenant)
helow and agre	es to deliver Ontion Mone	z IIUIII v to Tenant's Bro	okerage (the "Brokerage") [(Landiold) the Fi	I no later than
			23 below). The Option Mor		
he in the form of	f	ned in Section 2	After Acceptance of this	Contract by Landlord	and Tenant and
receipt of the Or	otion Money by the Broker	age the Brokera	 After Acceptance of this ge shall have five (5) days in 	n which to denosit the C	Ontion Money into
	Real Estate Trust Accoun		ge shall have hve (o) days h	1 Willott to deposit the C	phon woney into
are Brokerage .	100. 20.0.0 1100. 7.0000.				
D 1			D.		
			Phone:		
Received by:			on ney)		(Date)
(S	Signature above acknowledges	receipt of Option Mo	ney)		
	OFFER	TO LEASE WIT	TH AN OPTION TO PURCE	HASE	
4 00000					المحمد ما
1. PROPE	.RTY:		, State of Uta	, I ax I.D. No.	,located
in the City of	,Cou	nty of	, State of Uta	n (the "Property"). Any	reference below
	eferenced in Sections 1.1		ed above, together with the	included items and w	rater rights/water
			this Contract includes the f	allowing itams if preser	ntly owned and in
			ning fixtures and equipmen		
			s; light fixtures and bulbs; b		
			torm doors and windows; w		
			ers and accompanying trar		
			erty") are also included:		
	[] security system []				
			eferenced in Section 2(g)		
Unless otherwis	se agreed to in writing,	Tenant and Land	flord agree that the above	-checked Personal Pr	operty has been
assigned no mo	netary value by Tenant a	nd Landlord; is be	eing left in the Property for t	the convenience of the	parties; refers to
			e Property; and will be conve	eyed by a separate bill o	of sale at Closing,
	f all taxes, liens and encu				
			e excluded from this Contra		
			ses the option to purchase t		
			at are the legal source for L		
			s of such water rights/wate		
		ind will be conve	eyed, assigned, or otherwis	se transferred to Tena	int at Closing by
applicable deed	or legal instruments.				
2. LANDL	ORD DISCLOSURES. N	lo later than the I	andlord Disclosure Deadlin	e referenced in Section	n 24(a) I andlord
			e collectively referred to as		
			oleted, signed and dated by		
			/ restrictive covenants (CC&		
			(HOA); (d) a copy of the mo		
			hts and/or water shares ref		
			d relating to environmental		
and (h) Other (s		onai Personai Pro	pperty, if any, to be conveyed	a to Tenant as reference	ed in Section 1.1;
and (ii) Other (S	pecity)				
Page 1 of 6	Tenant's Initials [] Date	Landlord	d's Initials [] Dat	te

- 3. **TENANT'S RIGHT TO DUE DILIGENCE**. Tenant's obligation to lease the Property from Landlord (**check applicable box**): [] IS [] IS NOT conditioned upon Tenant completing and approving Tenant's Due Diligence. If checked in the affirmative, Sections 3.1 and 3.2 apply; otherwise, they do not apply.
- 3.1 Due Diligence. Tenant's Due Diligence shall consist of the Tenant's review and approval of the content of all the Landlord Disclosures referenced in Section 2, and any other tests and evaluations deemed necessary by Tenant. Unless otherwise provided in this Contract, Tenant's Due Diligence shall be paid for by Tenant and shall be conducted by individuals or entities of Tenant's choice. Tenant's Due Diligence shall not unreasonably disrupt the activities of Landlord. Tenant agrees to indemnify Landlord and hold Landlord harmless from and against any and all liability, claims, or damages which arise from, are caused by, or are in any manner connected with Tenant's Due Diligence, including without limitation, claims for payment for inspection services, claims for mechanics liens, and physical damage to the Property.
- 3.2 Due Diligence Deadline. No later than Tenant's Due Diligence Deadline referenced in Section 24(b), Tenant shall complete all of Tenant's Due Diligence, resolve in writing with Landlord any objections Tenant has to Tenant's Due Diligence, and determine if the results of Tenant's Due Diligence are acceptable to Tenant. If Tenant, in Tenant's sole discretion, determines that the results of Tenant's Due Diligence are unacceptable, Tenant may, no later than the Tenant's Due Diligence Deadline, cancel this Contract by providing written notice to Landlord, whereupon the Option Money shall be released to Tenant without the requirement of further written authorization from Landlord. If Tenant fails to cancel this Contract as provided in this Section 3.2 then: (a) the results of Tenant's Due Diligence shall be deemed reviewed and approved by Tenant; (b) the conditions of Lease referenced in Section 3.1 shall be deemed waived by Tenant; (c) the Option Money shall, except as provided in Section 4.16, be non-refundable; and (d) no later than the Occupancy Date referenced in Section 4.2, shall be released to Landlord without the requirement of further written authorization from Tenant.

release	ed to Lan	dlord without	the requirer	ment of furthe	er written auth	orization from T	enant.		
4.	LEASE	TERMS.							
			se. The Le	ase will start	on the	day of	, 2	20 , and sha	all end on the
	_ day of _		<u>,</u> 20, c	or the closing	of the purcha	day of se of the Prope	rty by Tenant	, whichever oc	curs first (the
"Lease	Term").		<u> </u>	ŭ	•	•	,		•
	4.2	Occupancy.	Tenant ma	ay occupy the	Property sta	rting on the	day of		, 20 ,
(the "C	Occupanc			, ,,	, ,	<u> </u>	_ , _		
(4.3		ents. Tena	ant agrees to	nav to Landlo	rd on the first da	v of each moi	nth as rent for	the Property
the am	-					shall be due in a			
tile all	iount or ψ		rtont i ayını	one j. The rec	ora	it any other addre	avance and v	d in writing by I	andlard If the
1 0000	Torm do	oc not start on	the first de	v of the mont	b or and an th	ne last day of a r	nonth the De	nt Daymont wi	Il ha prorated
		55 HOL STAIL OH	lile ilisi ua	y or the mont	ii oi eila oii ii	ie iasi day di a i	nonin, ine ive	iii r ayiiieiii wi	ii be piorateu
accord	4.4	Lata Charge	na la tha	ovent onv Be	nt Dovmont i	not poid within	five (E) deve	ofter the due	data Tanant
oaroo						s not paid within nt amount. Tena			
						thereafter tende			
payme		CK. III IIIE EVE	it of a distric	Jiloi eu ci leck	, i c iiaiii iiiusi	illerealter terior	of Office Castro	i certinea iuria	5 IOI all lutule
payme	4.5	Security Der	oosit Prio	r to occupanc	v of the Prope	erty, Tenant shal	I denosit with	l andlord a Se	curity Denosit
in the		f \$	Te	nant shall no	t receive from	Landlord intere	est on the Sec	curity Denosit	The Security
Depos	it shall se	rve as securit	v for the pe	rformance by	Tenant of the	e terms and con	ditions of this	Contract, it be	ing expressly
						ly the Security I			
during	the Lease	e Term. Landl	ord may us	e the Security	Deposit for c	leaning the Prop	erty, for any o	damage to the	Property, and
for any	rent or o	ther sums ow	ed pursuant	t to this Contr	act. Landlord	l is not limited to	the Security I	Deposit amour	nt and Tenant
shall r	emain lial	ble for any ba	alance requ	ired for clear	ing and dam	age repair to th	e Property. T	he Security D	eposit will be
returne	ed to Tena	ant in accorda	nce with ap	plicable law, o	or, alternativel	y, in the event Te	enant exercise	es the option to	purchase the
			ne terms of	this Contract	, the entire ar	nount of the Sec	curity Deposit	shall be credit	ed at Closing
agains		chase Price.						_	
D	4.6					sponsible for ut			
						Occupancy Date			entire Lease
rerm,	be respo	nsible for the p	payment of	[] water [J Sewer [Electricity []	Naturai Gas	l j Pnone	4a n I aal
	able IV [J Satellite I	Other (end	Care[]Si	now Remova	II] Hot Tub C	nemicais, C	ieaning & wa	ter Levei
[] vv	4.7	ener Salt []	other (spe	ll times durin	a tha Lagga T	erm to use the P	roporty ac a r	ocidoneo by the	Topont and
for no		nose without t	he prior wri	tten consent	of Lease 1	he Property sha	all he occupie	d hy the under	sianed adults
						rdinances, statu			
						inreasonably dis			
						reas. Tenant sh			
						enant's to compl			
	4.8					n on a temporary			
prior w	ritten con	sent of Landlo	ord. Tenan	t agrees that	Landlord may	/ charge \$10.00	per day per v	iolation. Land	lord may also
						of this Section 4		ees that Landlo	ord shall have
the op		minate this Co	ontract, incl	uding the Op	tion to Purcha	ase the Property	' .		
_	4.9	Maintenance	e and Repa	air. Tenant v	vill, at_Tenan <u>t</u>	s sole expense,	keep and ma	intain the Prop	perty in good,
						enant shall also			
						Iters, and broker			
make a	an repairs	to the Propert	ty, fixtures, a	appliances ar	or visitors	therein that may	nave been da	or etructural at	iants misuse,
wasie,	or neglet	or, or triat of the	z renancsi	army, agents	, or visitors. I	enant agrees tha	at no painting	oi siluctulal Cl	iai iges will be

] Date_____

Page 2 of 6

Tenant's Initials [

] Date _____

Landlord's Initials [

done on or about the Property without the prior written consent of Landlord. Tenant shall promptly notify Landlord in writing of any damage, defect or destruction of the Property, or in the event of the failure of any of the appliances or equipment. Landlord will use commercially reasonable efforts to repair or replace any such damaged or defective area, appliance or equipment.

- **4.10** Landlord Maintenance Responsibilities. Landlord agrees to: (a) properly maintain water, heating, plumbing, electrical service and/or air conditioning equipment, and appliances, if provided; (b) abide by applicable state and local laws regarding repair and maintenance of the Property; and (c) make reasonable repairs, subject to Tenant's maintenance responsibilities referenced in Section 4.9.
- **4.11 Entry and Inspections.** Tenant shall permit Landlord or Landlord's agents to enter the Property at reasonable times and upon reasonable notice for the purpose of inspecting the Property or for showing the same to other prospective tenants or purchasers (subject to the rights of Tenant under this Contract), or for making necessary repairs. Tenant agrees to cooperate in good faith with all such inspections and showings of the Property.
- **4.12** Waiver. No failure of Landlord to enforce any term hereof shall be deemed a waiver, nor shall any acceptance of a partial Rent Payment be deemed a waiver of Landlord's rights to the full amount thereof.
- **4.13 Holding Over.** Any holding over after expiration of the Lease Term, with the consent of Landlord, shall be construed as a month-to-month tenancy in accordance with the terms hereof, as applicable. No such holding over or extension of this Contract shall extend the time for the exercise of the Option unless agreed to in writing by Landlord.
- **4.14 Default by Tenant.** The occurrence of any of the following events shall constitute a default by Tenant: (a) Tenant fails to make a Rent Payment when due; (b) Tenant fails to reimburse the Landlord for damages, repairs or plumbing service costs paid for by Landlord that are Tenant's responsibility under this Contract; (c) Tenant, Tenant's guests, violate this Contract; or (d) Tenant abandons the Property. For purposes of this Contract, Tenant shall be deemed to have abandoned the Property if Tenant (i) without notifying the Owner in writing, is absent from the Property for fifteen days while rent is due and Tenant's possessions remain in the Property; or (ii) without notifying the Landlord in writing, Tenant is absent for one day while rent is due and Tenant's possessions have been removed from the Property.
- 4.15 Landlord Remedies for Tenant Default. On any default by Tenant under this Lease, Landlord may at any time, without waiving or limiting any other right or remedy available to Landlord: (a) perform in Tenant's stead any obligation that Tenant has failed to perform, and Landlord shall be reimbursed promptly for any cost incurred by Landlord with interest from the date of such expenditure until paid at the rate of 18% per annum; (b) terminate Tenant's rights under this Lease, including the Option to Purchase the Property, by providing written notice as required by law, (c) reenter and take possession of the Property by any lawful means (with or without terminating the Lease), or (d) pursue any other remedy allowed by law. No reentry to or taking possession of the Property or other action by Landlord or its agents on or following the occurrence of any default by Tenant shall be construed as an election by Landlord to terminate the Lease or as an acceptance of any surrender of the Property, unless Landlord provides Tenant written notice of such termination or acceptance.

4.16. Insurance & Risk of Loss.

- (a) Insurance. During the Lease Term, Landlord agrees to maintain liability insurance coverage on the Property in the amount of not less than \$1,000,000.00, and casualty insurance coverage on the Property for not less than the Purchase Price referenced in Section 5.1. During the Lease Term, Tenant shall be responsible to obtain such contents insurance coverage as Tenant deems necessary. In the event Tenant elects to purchase the Property, then no later than the date of Closing, Tenant shall obtain such casualty and liability insurance coverage on the Property as Tenant and Tenant's lender, if applicable, deem necessary.
- **(b) Risk of Loss.** If prior to Closing as defined in Section 7.6, any part of the Property is damaged or destroyed by fire, vandalism, flood, earthquake, or act of God, the risk of loss or damage shall be borne by Landlord. If any such loss or damage occurs prior to Closing, and the cost of repairing such loss or damage would exceed ten percent (10%) of the Purchase Price referenced in Section 5.1, then either Landlord or Tenant may elect to cancel this Contract by providing written notice to the other party, in which instance, the Option Money shall be returned to Tenant.

OPTION TO PURCHASE. Landlord agrees that Tenant shall have the Option to purchase the Property subject to the

- requirements of Sections 5.1 through 5.4 below.

 5.1 Purchase Price. The Purchase Price for the Property shall be \$______.

 5.2 Option Money. In reference to the Option Money, Landlord and Tenant agree as follows: (a) except as provided in Sections 3.2 and 4.16 above, the Option Money is non-refundable; (b) the Option Money represents consideration for the Option; (c) the Option Money does not constitute a penalty or liquidated damages; (d) the Option Money shall be credited against the Purchase Price at Closing; (e) in the event Tenant exercises the Option to purchase the Property as provided under the terms of this Contract then, at Closing, \$_____ of each Rent Payment received by Landlord prior to the 5th of each month shall, subject to lender approval, if any, be treated as "Additional Option Money" and credited against the Purchase Price; and (f) no portion of any Rent Payments received by Landlord after the 5th of each month shall be treated as Additional Option Money.
- **5.3 Notice of Intent Deadline.** If Tenant elects to purchase the Property, Tenant must, no later than the Notice of Intent Deadline referenced in Section 24(c), provide Landlord with written notice of intent using the attached *Notice of Intent to Purchase Property* form.
- **5.4** Payment of Purchase Price. If Tenant elects to purchase the Property, Tenant must pay the full Purchase Price (less the Option Money, any Additional Option Money, and the Security Deposit) and complete Settlement and Closing as provided in Section 7 inclusive below.

Page 3 of 6	Tenant's Initials [] Date	Landlord's Initials [] Date	
•	•	-	-	•	

WAIVER OF OPTION. Tenant acknowledges and agrees that if Tenant does not meet each of the requirements in Sections 5.3 and 5.4 above, Tenant shall be deemed to have waived the Option to purchase the Property.

7. SETTLEMENT AND CLOSING.

- Settlement. Settlement shall take place on or before the Settlement Deadline referenced in Section 24(d). Subject to the requirements of Section 5 inclusive above, Landlord agrees that Tenant may exercise the Option to purchase the Property at any time prior to the Settlement Deadline provided Tenant gives Landlord not less than fifteen (15) days prior written notice. "Settlement" shall occur only when all of the following have been completed: (a) Tenant and Landlord have signed and delivered to each other or to the escrow/closing office all documents required by this Contract, by the Lender, by the title insurance and escrow/closing offices, by written escrow instructions (including any split closing instructions, if applicable), or by applicable law; (b) any monies required to be paid by Tenant or Landlord under these documents (except for the proceeds of any new loan) have been delivered by Tenant or Landlord to the other party, or to the escrow/closing office, in the form of cash, wire transfer, cashier's check, or other form acceptable to the escrow/closing office.
- Pro-rations. Taxes, dues, and assessments shall be pro-rated as of the Settlement Deadline referenced in Section 24(d), unless otherwise agreed to in writing by the parties; such writing could include the settlement statement. Special assessments shall be paid for as provided in Section 7.4.
- Fees/Costs/Payment Obligations. Landlord and Tenant shall each pay their respective fee charged by the escrow/closing office for its services in the settlement/closing process. The escrow/closing office is authorized and directed to withhold from Landlord's proceeds at Closing, as defined in Section 7.6, sufficient funds to pay off all mortgages, trust deeds, judgments, mechanic's liens, tax liens and warrants. Landlord also agrees to credit Tenant at Settlement, for the Option Money, any Security Deposit, and any Additional Option Money as provided in Section 5.2.
- Special Assessments. Any special assessments for capital improvements or other expenses as approved by the HOA (pursuant to HOA governing documents) or as assessed by a municipality or special improvement district, prior to the Settlement Deadline shall be paid for by: [] Landlord [] Tenant [] Split Equally Between Landlord and Tenant [] Other (explain)
- Transfer Fees. Some HOA's are permitted or required under HOA governing documents, to charge a variety 7.5 of transfer fees upon a sale of a property. Such transfer fees may include, but are not limited to, fees that are based upon a percentage of the purchase price paid for the Property. Landlord and Tenant agree that all transfer fees of any kind or nature that are due as a result of the purchase of the Property by Tenant shall be paid for by: [] Landlord [] Tenant [] Split Equally Between Landlord and Tenant [] Other (explain)

The provisions of this Section 7.5 shall survive Closing.

- Closing. For purposes of this Contract, the term "Closing" means that: (a) Settlement has been completed; (b) the proceeds of any new loan have been delivered by the Lender to Landlord or to the escrow/closing office; and (c) the applicable Closing documents have been recorded in the office of the county recorder. The actions described in this Section 7.6 (b) and (c) shall be completed within four days after Settlement.
- CONFIRMATION OF AGENCY DISCLOSURE. Landlord and Tenant acknowledge prior receipt of written agency disclosure provided by their respective agent. That disclosure identifies the agency relationships that are confirmed below. At the signing of this Contract:

Landlord's Agent	, represents []	Landlord [] both Tenant & Landlord as a Limited Agent
Landlord's Brokerage	, represents []	Landlord [both Tenant & Landlord as a Limited Agent
Tenant's Agent	, represents []	Tenant [] both Tenant & Landlord as a Limited Agent
Tenant's Brokerage	, represents []	Tenant [] both Tenant & Landlord as a Limited Agent

9. TITLE & TITLE INSURANCE.

- 9.1 Title to Property. Landlord represents that Landlord has fee title to the Property and will convey marketable title to the Property to Tenant at Closing by general warranty deed. Tenant agrees however, to accept title to the Property subject to the contents of the Commitment for Title Insurance (the "Commitment") provided by Landlord under Section 2, and as reviewed and approved by Tenant under Section 3. The provisions of this Section 9.1 shall survive Closing.
- **Title Insurance.** At Settlement, Landlord agrees to pay for and cause to be issued in favor of Tenant, 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, Tenant and Landlord further agree as follows: (a) Landlord agrees to pay for the Homeowner's Policy if available through any other title insurance agency selected by Tenant; (b) if the Homeowner's Policy is not available either through the Issuing Agent or any other title insurance agency, then Landlord agrees to pay for, and Tenant agrees to accept, the most current available version of an ALTA Owner's Policy of Title Insurance ("Standard Coverage Owner's Policy") available through the Issuing Agent.

10. WARRANTIES & REPRESENTA	ATIONS.
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transacti Tenant.	10.1 on. If inc Landlor	cluded, the Home Warr d agrees to pay at Sett	. A one-year Home ranty Plan shall be or lement, the amount	rdered by Tena of \$	an [] WILL [] WILL ant and shall be issued, toward the cost of the cost o	by a company s he Home Warra	elected by nty Plan.
Page 4	of 6	Tenant's Initials [] Date	_	Landlord's Initials [] Date	

Property: (a) if Tenant elects to purchase the Property, Tenant is purchasing the Property in its "As-Is" condition without expressed or implied warranties of any kind; (b) Tenant shall have, during Tenant's Due Diligence as referenced in Section 3, an opportunity to completely inspect and evaluate the condition of the Property; (c) if based on the Tenant's Due Diligence, Tenant elects to proceed with the purchase of the Property, Tenant is relying wholly on Tenant's own judgment and that of any contractors or inspectors engaged by Tenant to review, evaluate and inspect the Property. Landlord agrees however, to carefully review, complete, and provide to Tenant a Seller Property Condition Disclosure as provided in Section 2(a), and to deliver the Property to Tenant in substantially the same general condition as it was on the date of Acceptance, as defined in Section 23, ordinary wear and tear excepted. The provisions of this Section 10.2 shall survive Closing.

 ADDITIONAL TERMS. There [] ARE [] ARE NOT addenda to this Contract containing additional terms. If 	there
are, the terms of the following addenda are incorporated into this Contract by this reference: [] Åddendum No	
[] Lead-Based Paint Disclosure & Acknowledgement (in some transactions this Addendum is required by la	w)[]
Other (specify)	

- 12. MISCELLANEOUS TERMS. The Landlord and Tenant agree to the following additional terms and conditions:
- 13. CHANGES DURING TRANSACTION. Landlord agrees that from the date of Acceptance of this Contract, until the date of Settlement, Landlord will not, without the prior written consent of Tenant: (a) further encumber the Property; (b) make any substantial alterations or improvements to the Property; or (c) make any changes in the legal title to the Property.
- **14. AUTHORITY OF SIGNERS.** If Tenant or Landlord is a corporation, partnership, trust, estate, LLC, or other entity, the person executing this Contract on its behalf warrants his or her authority to do so and to bind Tenant and Landlord respectively.
- **15. MEDIATION.** Any dispute relating to this Contract [] MAY [] SHALL 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. 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 legal or equitable relief pending mediation. The provisions of this Section 15 shall survive Closing.
- **16. 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. Attorney fees shall not be awarded for participation in mediation under Section 15. The provisions of this Section 16 shall survive Closing.
- **NOTICES.** All notices required under this Contract must be: (a) in writing; (b) signed by the Landlord or Tenant giving notice; and (c) received by the Landlord or Tenant, or their respective agent, or by the brokerage firm representing the Landlord or Tenant, no later than the applicable date referenced in this Contract. Any delivery to the brokerage firm shall require a written receipt signed by a representative of the brokerage firm.
- **18. 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.
- 19. COMPLETE AGREEMENT. This Contract together with its addenda, any attached exhibits, and Landlord Disclosures (collectively referred to as this "Contract"), constitutes the entire Contract between the parties and supersedes and replaces any and all prior negotiations, representations, warranties, understandings or agreements between the parties. This Contract cannot be changed except by written agreement of the parties.
- **20. NO ASSIGNMENT.** This Contract and the rights and obligations of Tenant hereunder, are personal to Tenant. This Contract (including the leasehold interest of Tenant) may not be assigned by Tenant without the prior written consent of Landlord. However, the transfer of Tenant's interest in this Contract to any business entity in which Tenant 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 Tenant that requires Landlord's prior written consent. Furthermore, the addition of "and/or assigns" or similar language on the line identifying the Tenant on the first page of this Contract shall constitute Landlord's written consent only for the purpose of conducting a Permissible Transfer.

Page 5 of 6	Tenant's Initials [] Date	Landlord's Initials [] Date	

21. GOVE	RNING LAW.	The terms of	this Contract shall be	governed by and const	rued in accorda	nce with Utah law.
signed copy of	this Contract, a	ny addenda	and counteroffers, an	rs. Facsimile (fax) and/ond the retransmission (by attract and any addenda a	/ fax or other ele	ectronic means) of a
signs the offer	or counteroffer	where noted	urs when Landlord or I to indicate acceptan has been signed as re	Tenant, responding to an ice; and (b) communicat equired.	offer or counter es to the other	roffer of the other: (a) party or to the other
24. CONT	RACT DEADLII	NES: Land	ord and Tenant agree	e that the following dead	llines shall apply	y to this Contract:
(a) La	ndlord Disclos	ure Deadlin	e			_ (Date)
(b) Du	ue Diligence De	adline				_ (Date)
(c) No	otice of Intent D	Deadline				_ (Date)
(d) Se	ettlement Deadl	line				(Date)
above terms a	and conditions. 20_	If Landlord	does not accept this shall lapse; and the B	ers to lease with an Options offer by: rokerage shall return the	[] AM e Option Money	II ÌPM (MST)
(Teriant's Sign	iature)	(Offer Date	e)	(Teriant's Sig	nature)	(Offer Date)
(Tenant's Name	s) (PLEASE PR	RINT)	(Notice Address)	(Zip Code)		(Phone)
(Tenant's Name	s) (PLEASE PI	RINT)	(Notice Address)	(Zip Code)		(Phone)
above.	ROFFER: Land	llord present		epts the foregoing offer o ance the terms of Tenan 		·
(Landlord's Sig	gnature)	(Date) (T	ime)	(Landlord's Si	gnature)	(Date) (Time)
(Landlord's Na	mes) (PLEAS	SE PRINT)	(Notice Address)	(Zip Code)		(Phone)
(Landlord's Na	mes) (PLEA	SE PRINT)	(Notice Address)	(Zip Code)		(Phone)
[] REJECT	ION: Landlord F	Rejects the fo	oregoing offer			
(Landlord's Sig	gnature)	(Date) (Tim	e) (Landlo	rd's Signature) (D	Date) (Time)	
copying or distril	oution without writ	ten consent is	prohibited. NO REPRES	ofor use solely by its members and the sole of the sol	THE LEGAL VALID	ITY OR ADEQUACY OF
COPYRIGHT© UT	TAH ASSOCIATION	OF REALTOR	S® - 3.19.08 - ALL RIGH	rs reserved		UAR FORM 31
Page 6 of 6	Tenant's Initia	als[]	Date	Landlord's lı	nitials []	Date





ADDENDUM NO. ____ ТО LEASE AGREEMENT WITH OPTION FOR PURCHASE

					AGREEMENT WIT		FOR
including a	ll prior addenda and) Willi ali O Lounteroff	ilei Reielelice ars hatwaan	Date of		as Tens	ant, and
, including a	as Landlord, rega					as rene	ant, and
	(the "Property"). The	e following	terms are here	by incorporate	ed as part of the LEA	SE/OPTIO	N:
LANDLORD AI LEASE/OPTION	ND TENANT AGRI N (CHECK APPLIC	EE THAT 1	THE CONTRA X): [] REM	CT DEADLIN IAIN UNCHAI	ES REFERENCED NGED [] ARE C	IN SECTI HANGED	ON 24 OF THE AS FOLLOWS:
addenda and co counteroffers, no AM [] PM Mo	ounteroffers, these to ot modified by this A ountain Time on	erms shall co DDENDUM	ontrol. All othe shall remain t (Date), to	r terms of the L he same. [] accept the ter	isions of the LEASE LEASE/OPTION, inc Landlord [] Tena rms of this ADDENE ffer as set forth in the	luding all po nt shall hav DUM in acc	rior addenda and re until[] ordance with the
[] Landlord [] Tenant Signature	(Date) (T	ïme)	[] Landlord [] Tenant Signature	(Date)	(Time)
		ACCEPTA	ANCE/COUNT	EROFFER/RE	LIFCTION		
CHECK ONE:	ICE: [] Landlord						
[] COUNTER	OFFER: [] Landlo	ord[]Ten	ant presents a	as a counteroff	er the terms of attac	hed ADDE	NDUM NO
(Signature)		(Date)	(Time)	(Signa	ature)	(Date)	(Time)
[] REJECTIO	N: [] Landlord [] Tenant r	ejects the fore	going ADDENI	DUM.		
(Signature)		(Date)	(Time)	(Signa	ature)	(Date)	(Time)
copying or distribu	ition without written co	nsent is proh	ibited. NO REPR	ESENTATION IS	y by its members. Any MADE AS TO THE LEG FIC LEGAL OR TAX ADV	AL VALIDITY	OR ADEQUACY OF
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Page 1 of 1	Tenant's Initials [] Dat	e	_	Landlord's Initials [] Da	te





NOTICE OF INTENT TO PURCHASE PROPERTY

	,E	INTENT	("Tenant")		T (NOTICE OF	intent) is provi ("Landlord").	ided by
						ease Agreement with, 20	
				E/OPTION, the Land I property located at		Tenant, and Tenant p	ourchased
						(the "Property").	
if the Tenant int of Intent no late of Intent: (a) the	ends to exe or than the I e Tenant he nowledges	ercise the Op Notice of Inte ereby notifies and agrees	tion to Purchas nt Deadline ref the Landlord tl that the Tenan	se the Property, the Terenced in Section 2 hat the Tenant will extis now obligated to	Γenant is required to ρ 24(c) of the LEASE/C xercise the Option to	nd 24(c) of the LEASE provide to the Landlor PTION. By signing t purchase the Proper rty and to complete S	d a Notice his Notice ty; and (b)
prior addenda a	and counte	roffers, these	terms shall co		of the LEASE/OPTI	LEASE/OPTION, inc ON, including all prior	
Tenant Signatu	ire	(Date)	(Time)	Tenant Signatu	ire (Date)	(Time)	
copying or distrib ANY PROVISION APPROPRIATE P	ution withou OF THIS F ROFESSION	it written conse ORM IN ANY AL.	ent is prohibited. SPECIFIC TRAN	NO REPRESENTATION	NIS MADE AS TO THE LISIRE SPECIFIC LEGAL	any unauthorized use, m EGAL VALIDITY OR ADE - OR TAX ADVICE, CO UAR FORM 33	QUACY OF
Page 1 of 1	Tenant's	Initials [l Date		Landlord's Initials	s l l Date	