Real Estate Purchase Contract and Receipt for Earnest Money

	Date:	MARCH 2, 20 <u>23</u>
RECEIVED FROM		as BUYER The sum of
	DOLLARS (\$	S)
evidenced byPersonal Check, and/or Cashier's Check, and/or _ acknowledges that Broker has accepted as Seller's agent and is authorize property situated in the County of MARICOPA	ed to deposit with any duly authorized escri	ow agent), to the following described
ADDRESS:	ASSESSOR	PARCEL #:
Which the Buyer agrees to purchase for the Full Purchase Price ofPayable as follows:		DOLLARS,
\$ by above Earnest Money which is N \$ Cash on or before close of escrow.		ve defective as provided herein.
IT IS HEREBY AGREED:	of any default of Dayon, Callen shall be rales	and from obligation to call the grounds.
<u>First</u> : If Buyer fails to complete this purchase as herein provided by reason to Buyer and may pursue any claim or remedy at law or equity or may reta action be instituted to enforce this agreement, the prevailing party shall received	in the amount paid herein as liquidated and	agreed damages as Seller may elect. If
Second: The Buyer and Seller agree that if the title to the above property agent, to perfect same. If title cannot be perfected within that time, at the oreturned to Buyer and this contract cancelled.		
Third: That the Buyer, either independently or through representatives of E Auction Company, Broker and Seller are hereby released from all resport Auction Company nor Broker shall be bound by any understanding, agree implied, not specified herein.	nsibility regarding the condition and valuati	on thereof, and neither Buyer, Seller,
Fourth: Buyer is aware that Seller is selling, and Buyer is purchasing th WARRANTIES OF ANY KIND OR NATURE".	e property in "AS-IS CONDITION WITHO	OUT ANY REPRESENTATIONS OR
Fifth: Buyer shall be responsible to pay all costs associated with Buyer to half (1/2) of the escrow fee, and other escrow costs properly chargeable to assessments, if any, shall be prorated as of close of escrow. Any deposits held	each in accordance with the prevailing cust	om. All property taxes, rents, fees and
<u>Sixth:</u> This contract shall become binding only when executed by the Buye Written notice of acceptance given to Broker shall be notice to Buyer. This otherwise this offer shall be deemed revoked and the deposit returned to the	offer must be accepted by Seller on or before	
Seventh: Time is of the essence in this contract.		
Eighth: This Contract shall serve as escrow instructions and shall be the contract. Possession shall be delivered to the Buyer at close of escrow.	ontrolling document. Escrow shall close on o	r beforeAPRIL 3 ,
Ninth: Seller accepts liability for maintaining and delivering property in	1 similar condition as offered for sale. Buy	er acknowledges by deposit of Down

<u>Ninth:</u> Seller accepts liability for maintaining and delivering property in similar condition as offered for sale. Buyer acknowledges by deposit of Down Payment that Buyer has examined the property, with or without select tradesmen, and is satisfied as to the condition of the property. The Buyer and the Seller hereby agree that the Broker and Auction Company will not be liable for compliance with this paragraph,

<u>Tenth:</u> In the event there is any loss or damage to the property between the date hereof and the date of closing, by reason of fire, vandalism, flood, earthquake, or act of God, the risk of loss shall be on the Seller. Buyer also has an insurable interest in the property and should place insurance upon the property upon acceptance of this offer.

Eleventh: Mediation - Buyer and Seller agree to mediate any dispute or claim arising out of or relating to this Contract, any alleged breach of this Contract or services provided in relation to this Contract before resorting to court action. Any agreement signed by the parties pursuant to the mediation conference shall be binding. All mediation costs will be paid equally by the parties to the Contract. Disputes shall include claims to Down Payment money or representations made by the Buyer or Seller in connection with the sale, purchase, financing, condition, or other aspects of the Premises to which this Contract pertains, including, without limitation, allegations of concealment, misrepresentation, negligence and/or fraud.

<u>Twelfth:</u> In the event that Broker/Auction Company hires an attorney to enforce the collection of the commission due herein and is successful in collecting some or all such commission, Seller agrees to pay all court costs and Broker/Auction Company's reasonable attorney fees. Buyer and Seller understand and

agree that the Broker and Auction Company represent the Seller exclusively as Seller's agent and have a duty to treat fairly all parties to the transaction. The parties to this contract expressly agree that the laws of the state where the auction event occurs shall govern the validity, construction, interpretation, and effect of this contract.

<u>Thirteenth:</u> Buyer agrees that a portion or all the Earnest Money funds will be released to the Seller upon opening of escrow and understands that the funds will be used as payment of fees to the Auction Company and for other up-front expenses of the Auction sale.

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er BY: JOSEPH MZ JP MARKO HOI er	AddressARKOWIEZ, MANAGING MEMBER LDINGS, LLC PhoneAddress	Email



FINAL PURCHASE PRICE CALCULATION SHEET

	\$		Winning High Bid (Bidder #:)		
+	\$		_10%_ Buyer's Premium (Auction Fee)		
=	\$		Total Purchase Price		
-	\$ <u>0.00</u>		Opening Bid Incentive Credit (if applicable)		
=	\$		Final Purchase Price		
-	\$		Earnest Money Deposit		
=	\$		Balance Due by Close of Escrow		
Earne	est Money Deposit Evidenced By:				
	\$		Certified Registration Funds		
+	\$		Additional Funds		
=	\$		Total Earnest Money Deposit		
Dated			, 20		
Buyer	·		by:		
Buyer			by:		
Seller			by: <u>JOSEPH MARKOWIEZ, MANAGING M</u> EMBER JP MARKO HOLDINGS, LLC		
Seller			by:		
United Country Real Estate – Arizona Property & Auction by:					
Broke	r File #		Broker's initials		

