1	COUNTER OFFER # 1(1, 2, 3, etc.)		
2	THIS COUNTER OFFER SUPERSEDES ALL PRIOR COUNTER OFFERS. THE CHANGES TO THE TERMS AND		
3	CONDITIONS LISTED BELOW ALONG WITH ANY ATTACHED CONTRACT TOB UY & SELL REAL ESTATE		
4	AND/OR ADDENDUMS ARE CONSIDERED A NEW OFFER AND ALL PREVIOUS OFFERS AND COUNTER		
5	OFFERS ARE NOT AVAILABLE FOR FUTURE ACCEPTANCE.		
6	THE PROPERTY OF THE PROPERTY OF A PARTY PROPERTY OF THE PROPER		
7	THIS IS A LEGALLY BINDING DOCUMENT. READ THE ENTIRE DOCUMENT INCLUDING ANY		
8	ATTACHMENTS. IF YOU DO NOT UNDERSTAND THE TERMS AND CONDITIONS, CONSULT LEGAL OR OTHER COUNSEL BEFORE SIGNING.		
9	Other Counsel Before Signing.		
10 11	To the extent the terms of this Counter Offer modifies or conflicts with any provisions of the Contract to Buy and Sell Real Estate		
12	and all prior Counter Offer (s), the terms in this Counter Offer shall control. All other terms of the attached Contract to Buy and		
13	Sell Real Estate and all prior Counter Offer(s) not modified by this Counter Offer shall remain the same.		
14			
15	This is a Counter Offer to the Contract to Buy and Scil Real Estate, dated May 11, 2021 pertaining to:		
16	ADDRESS:		
17	2027 Yonkee Ave, Sheridan,		
18	LEGAL DESCRIPTION: DOWNERS ADDITION BLOCK 42 LOTS 4 & 5; ALSO VACATED ALLEY ADJACENT TO LOTS; ALSO E1/2 VACATED ALLEY ADJ TO LOTS		
19			
20	BUYER:		
21	Damark LLC		
22			
23	SELLER:		
24 25	Darlene M Meece Et Al		
:5 !6	Datiene in whethe Li Ai		
.o ?7			
28			
20 29	This is a SELLER counter offer. The Seller reserves the right to continue to offer the Property described in the attached		
0	Contract to Buy and Sell Real Estate for sale. Seller may accept any other offer until the original, a copy or facsimile of this		
1	Counter Offer, duly accepted and signed by Buyer, has been delivered in writing to the Seller or Seller's Agent within the time		
2	frame specified herein.		
3	•		
1	This is a BUYER counter offer. The undersigned BUYER reserves the right to withdraw this counter offer until the		
5	original, a copy or facsimile of this Counter Offer, duly accepted and signed by Seller, has been delivered in writing to the		
6	Buyer or Buyer's Agent within the time frame specified herein.		
7			
В	The parties accept all of the terms and conditions in the attached Contract to Buy and Seil Real Estate and all attached Counter		
9	Offers with the following changes:		
0	1. Reference XVIII: Offer to expire on or before 5/11/21 At 8P.M.		
1	2. Purchase price to be \$81,200 proof of next highest offer to be given with this counter.		
2			
3			
14			
45			
46			
47 40			
48 49			
50	All prior representations made in the negotiations of this sale have been incorporated herein, and there are no oral agreements or		
51	representations between Buyer. Seller and/or any Brokers which modify the terms and conditions of this Counter Offer and the		
52	attached Contract to Buy and Sell Real Estate. Buyer and Seller acknowledge the terms contained in Section II and Section		
53	III of the Contract to Buy and Sell Real Estate may change if the purchase price is changed as part of this Counter Offer.		
54	Upon its execution by both parties, this agreement is made an integral part of the aforementioned Contract to Buy and Sell Real		

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Estate.

56	This Counteroffer shall expire on or before May 12, 2021 at	2	A.M. X P.M.
57	Additionally the undersigned Buyer/Seller reserves the right to withdraw this Counteroffer un	tii the original, a	copy, electronic
58	transmission or facsimile of this Counteroffer, duly accepted and signed by Seller/Buyer, has	been delivered	in writing to the
59	Buyer/Seller or Broker working with Buyer/Seller prior to the expiration date and time above.		
60		r. 11-51	7.1170
61	Buyer/Seller Darlose Dage &C	15-11-31 Date	7: 42pm
62		Date	ime
63	Ruyer/Seller		Time
64		Date	line
65	Buyer/Seller	Date	Time
66	D (0.1)	Date	Title
67	Buyer/Seller	Date	Time
68	December 11 cm	Date	11110
69	Buyer/Seller	Date	Time
70	Buyer/Seller	Date	
71 72		Date	Time
73	This Counter Offer was received by me as Seller/Buyer on $\frac{5/12/21}{21}$ at $\frac{7.00}{2}$	4a.m. □ p.m.	
73 74	This counter offer was received by the as sententially on	J 774-1	Ų
75		(Initials o	f Buyer/Seller)
76	Buyer or Seller Acceptance of Counter Offer	`	•
77			
78	The undersigned Buyer/Seller accepts the foregoing Counter Offer on $\frac{5/12}{2}$ at $\frac{9}{2}$	.'00 ⊠a.m	. 🔲 p.m.
79	A		
80	Buyer/Setter X Z WX	5/12/21	9:00 AM
81	Dagi-	Date	Time
82	Buyer/Seller		
83		Date	Time
84	Buyer/Seller		
85		Date	Time
86	Buyer/Seller		
87		Date	Time
88	Buyer/Seller		
89		Date	Time
90	Buyer/Seller	- Duia	Time
91		Date	THIC
92	Buyer or Seller Rejects this Counter Offer		
93	The Counter Offer is hereby rejected onata.m. [] p.m.		
94 95	The Counter Office is necessively rejected on		
95 96	Buyer/Seller		
97	Duyerocher	Date	Time
98	Buyer/Sciler		
99		Date	Time
100	Buyer/Seller		
101		Date	Time
102	Buyer/Seller		
103		Date	Time
104	Buyer/Seller		
105		Date	Time
106	Buyer/Seller		
107		Date	Time
108	If this Counteroffer is rejected and the rejection is not signed by the Buyer/Seller above, then	this Counteroffe	er was rejected by
109	oral notification to Broker on and Buyer/Seller (check one) authorized	rejection or 🔲 1	refused to execute
110	written rejection.		

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1 2	I.	OFFER TO PURCHASE dated May 7, 2021, from Damark LLC
3		("Buyer"), to
4 5		Darlene Meece AT AL,
6 7		
8		("Seller"). Subject to the provisions of this offer, if accepted by Seller, Buyer agrees to buy and Seller agrees to sell the
9		following described real estate situated in the City or Town of Sheridan , County of Sheridan , Wyoming, commonly known as: 2027 Yonkee Ave, Sheridan, WY 82801-8431
10 11		Sheridan , wyoming, commonly known as. 2027 Tonkee Art, Okertdan, w 2 Osoci 2013 and more particularly described as:
12		Downer's Addition Block 42 Lots 04 & 05; Also vacated alley adjacent to lots; Also E 1/2 vacated alley
13		with all improvements thereon, easements and other appurtenances and all fixtures of a permanent nature currently on the
14		premises except as hereinafter provided, in their present condition, ordinary wear and tear excepted, and including all personal property described herein (herein after "Property").
15 16	II.	EARNEST MONEY, Buyer delivers \$ 5,000,00 in the form of personal check
17		to Broker working with the Buyer,
18		Summit Realty Group INC (Selling Brokerage Firm Name),
19		(select one):
20		Herewith, which Broker working with the Buyer acknowledges having received, or  No later than Business Days after mutual acceptance hereof (said funds to be delivered to Listing
21 22		Brokerage Firm or Closing Agent by the close of the next Business day from receipt of Buyer (if funds are sent directly to
23		aloging agent. Broker working with Buyer shall send notice to Listing Brokerage Firm concurrent with such transfer).
24		If correct money is delivered to Listing Brokerage Firm Concept Z Home and Property , it shall
25		deposit such funds (in its trust account) or (in an appropriate trust account with which Abstract and Title
26		as Closing Agent). The deposit by Listing Brokerage Firm shall be completed by the close of the next banking day following
27		its receipt from Broker working with the Buyer, or from Buyer, and shall retain such funds in such account. If the earnest
28		money deposit is not received as described in this section, this contract shall be voidable by Seller, at Seller's sole discretion, upon written notice from Seller to Buyer or Buyer's Agent within two (2) Business Days after the earnest money deposit was
29		due under this section. Listing Brokerage Firm or Closing Agent shall not disburse such deposit until funds have cleared the
30 31		bank(s) and, if this offer has been accepted, until closing or until the parties hereto have otherwise agreed in writing
32		regarding dishursement of such funds nursuant to Wyoming Statute § 33-28-122(f).
33	III.	PURCHASE TERMS. Buyer agrees to buy the above-described property upon the following terms and conditions and for a
34		purchase price of (\$ 71,000.00 )
35		Seventy-One Thousand
36		Dollars payable as follows:
37		\$ 5,000.00 earnest money deposit; and at least \$ by obtaining a new loan; and/or
38		\$by obtaining a new loan; and/or note and mortgage to Seller (see Owner/Seller Financing Addendum attached hereto);
39 40		and/or
41		t (other) and/or
42		\$ 66,000.00 (approximate) balance of purchase price to be paid in collected, certified or immediately
43		available funds acceptable to the closing firm.
44	IV.	FINANCING.
45		This Purchase is contingent on Financing. See Additional Provisions  This purchase is all cash and not contingent on financing, proof of funds to be provided to Seller within
46		This purchase is all cash and not contingent on financing, proof of funds to be provided to Sener within 1 Business Days.
47 48		Other: See Additional Provisions.
49	v.	CLOSING COSTS.
50		A. Buyer shall pay the following loan and closing costs in collected, certified or available funds acceptable to the Closing
51		Agent at closing, or on the date specified by lender:
52		1. Loan origination fee, discount points, credit report, survey, appraisal, certificate of location, if required, inspections
53		and/or certification;

Page 1 of 8

Damark LLC

54		2.	Any other costs of securing financing;
55		3.	
56		4.	Recording fees for warranty deed and mortgage;
57		5.	
58			survey coverage if requested by Buyer; and
59		6.	Other: None
60			The state of the s
61	В	. Se	ller shall pay the following closing costs in collected, certified or available funds acceptable to Closing Agent at
62		clo	osing:
63		1.	Recording fee for any mortgage releases, deed preparation and Owner's title insurance policy;
64		2.	Other: None
65			De la Felica III La Para de College annoles (releat
66	С		osing firm's fee shall be paid by (Buyer) (Seller) X (Split between Buyer and Seller evenly) (select
67		ap	plicable): Not to exceed \$350
68	r	). Ge	eneral taxes for the year of closing based on the most recent assessment, personal property taxes, prepaid rents, water
69		rei	nts, sewer rents, homeowner's and condominium association fees, dues or assessments, mortgage insurance premiums,
70		an	d interest on encumbrances, if any and if applicable, shall be apportioned through date of closing. Assessments for all
71		sp	ecial improvements now installed to the extent due and payable on or before closing shall be paid by Seller. Any such
<del>72</del>		in:	stallments becoming due after closing shall be paid by the Buyer in the amount of \$-
<del>73</del>		pc	r
74	E	. Aı	ny unreleased judgments, liens, or other encumbrances affecting all property included in the purchase price and
75		rec	quired to be paid, shall be paid by Closing Agent from the proceeds of this transaction, or paid by the responsible party
76		in	collected funds or certified funds at time of closing.
77	VI. I	TEM	IS INCLUDED IN PURCHASE PRICE.
78		Pr	ice shall include all fixtures currently on premises with the following fixture exceptions: none
79			
80		*	
81		Se	ee Additional Provisions for listing of non-fixture items included in the purchase price.
	VIII	ITL	
82	7		
82 83			
83	A	A. Ti Da	tle shall be conveyed to the following named Buyer(s):
83 84	A	1. Ti <u>Di</u> 3. Se	tle shall be conveyed to the following named Buyer(s):  amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount
83 84 85	A	1. Ti <u>Di</u> 3. Se	tle shall be conveyed to the following named Buyer(s):  amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount and to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment
83 84 85 86	A	A. Ti Di S. Se eq	tile shall be conveyed to the following named Buyer(s):  amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount qual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than  5  Business Days after mutual acceptance of this
83 84 85 86 87	A	A. Ti Di S. Se eq to	tile shall be conveyed to the following named Buyer(s):  amark LLC, eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount qual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than  5  Business Days after mutual acceptance of this contract, and deliver the policy to Buyer without reasonable delay after closing and pay the premium thereon at the time
83 84 85 86 87 88	A	A. Ti Di S. Se eq to	tile shall be conveyed to the following named Buyer(s):  amark LLC, eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount qual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than  5  Business Days after mutual acceptance of this contract, and deliver the policy to Buyer without reasonable delay after closing and pay the premium thereon at the time
83 84 85 86 87 88 89	A	A. Ti Di Seq to Co of	tile shall be conveyed to the following named Buyer(s):  amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount qual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than  5  Business Days after mutual acceptance of this contract, and deliver the policy to Buyer without reasonable delay after closing and pay the premium thereon at the time following. Buyer, within  3  Business Days of receipt of the title insurance commitment and exceptions, according to the Seller, in writing, notice
83 84 85 86 87 88 89	A	A. Ti Disconnection B. See eq to Co of en	the shall be conveyed to the following named Buyer(s):  amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount qual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than  5  Business Days after mutual acceptance of this ontract, and deliver the policy to Buyer without reasonable delay after closing and pay the premium thereon at the time following. Buyer, within  3  Business Days of receipt of the title insurance commitment and exceptions, acroachments, covenants, and/or easements identified therein shall identify and provide to the Seller, in writing, notice any title defects which Buyer is requesting and/or requiring to be addressed before closing as well as written notice
83 84 85 86 87 88 89 90	A	A. Ti Disconnection B. See eq to Co of en	the shall be conveyed to the following named Buyer(s):  amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount qual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than  5  Business Days after mutual acceptance of this ontract, and deliver the policy to Buyer without reasonable delay after closing and pay the premium thereon at the time following. Buyer, within  3  Business Days of receipt of the title insurance commitment and exceptions, acroachments, covenants, and/or easements identified therein shall identify and provide to the Seller, in writing, notice any title defects which Buyer is requesting and/or requiring to be addressed before closing as well as written notice
83 84 85 86 87 88 89 90 91	A	A. Ti Dist. B. See eq to Co of en of	tile shall be conveyed to the following named Buyer(s):  amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount qual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than  Business Days after mutual acceptance of this ontract, and deliver the policy to Buyer without reasonable delay after closing and pay the premium thereon at the time closing. Buyer, within  Business Days of receipt of the title insurance commitment and exceptions, acroachments, covenants, and/or easements identified therein shall identify and provide to the Seller, in writing, notice and the super is requesting and/or requiring to be addressed before closing as well as written notice at Buyer does not deem the Property acceptable under the encumbrances set forth in the title insurance commitment or
83 84 85 86 87 88 89 90 91 92	A	A. Ti Di B. See eq to Co of en of th Bi	tile shall be conveyed to the following named Buyer(s):  amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount qual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than
83 84 85 86 87 88 89 90 91 92 93 94	E	A. Ti Di B. See eq to Co of en of th Bu	tile shall be conveyed to the following named Buyer(s):  amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount qual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than
83 84 85 86 87 88 89 90 91 92 93 94 95	E	A. Ti Di B. See eq to Co of en of th Bu	tile shall be conveyed to the following named Buyer(s):  amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount qual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than
83 84 85 86 87 88 89 90 91 92 93 94 95 96	E	A. Ti Dist.  B. See eq to Co of en of th Bu su C. Se	tile shall be conveyed to the following named Buyer(s):  amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount qual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than
83 84 85 86 87 88 89 90 91 92 93 94 95 96 97	E	A. Ti  Di  S. Se  eq  to  Co  of  th  Bo  Su  C. Se	amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount pual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than
83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98	E	A. Ti  Di  Se  eq  to  Co  of  en  of  th  Bu  C. Se	amark LLC, eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount pual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than
83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98	E	Diagram A. Ti Di	tile shall be conveyed to the following named Buyer(s):  amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount qual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than  5  Business Days after mutual acceptance of this contract, and deliver the policy to Buyer without reasonable delay after closing and pay the premium thereon at the time closing. Buyer, within  3  Business Days of receipt of the title insurance commitment and exceptions, acroachments, covenants, and/or easements identified therein shall identify and provide to the Seller, in writing, notice any title defects which Buyer is requesting and/or requiring to be addressed before closing as well as written notice at Buyer does not deem the Property acceptable under the encumbrances set forth in the title insurance commitment or unyer deems title unsatisfactory. Buyer shall pay for any Mortgagee's title policy and any endorsements or extended anyer coverage required by Lender or Buyer.  Eller agrees to execute and deliver a general warranty deed, or
83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99	E	A. Ti Dia See eq to CC off en off the Bu su cc in su	amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount qual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than  5  Business Days after mutual acceptance of this ontract, and deliver the policy to Buyer without reasonable delay after closing and pay the premium thereon at the time closing. Buyer, within  3  Business Days of receipt of the title insurance commitment and exceptions, acroachments, covenants, and/or easements identified therein shall identify and provide to the Seller, in writing, notice any title defects which Buyer is requesting and/or requiring to be addressed before closing as well as written notice at Buyer does not deem the Property acceptable under the encumbrances set forth in the title insurance commitment or unyer deems title unsatisfactory. Buyer shall pay for any Mortgagee's title policy and any endorsements or extended arvey coverage required by Lender or Buyer.  Eller agrees to execute and deliver a general warranty deed, er-      ced, including the release and waiver of all homestead rights, if any, and a good and sufficient bill of sale to Buyer onveying said real and personal properties. Title shall be subject to general taxes for the year of closing, local improvement districts, guaranteed revenues to utility companies, building and zoning regulations, city, county and state abdivision and zoning laws, easements, restrictive covenants, and reservations of record and the following additional
83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 91 100 101	E	A. Ti Dia See eq to CC off en off the Bu su cc in su	tile shall be conveyed to the following named Buyer(s):  amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount qual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than  5  Business Days after mutual acceptance of this contract, and deliver the policy to Buyer without reasonable delay after closing and pay the premium thereon at the time closing. Buyer, within  3  Business Days of receipt of the title insurance commitment and exceptions, acroachments, covenants, and/or easements identified therein shall identify and provide to the Seller, in writing, notice any title defects which Buyer is requesting and/or requiring to be addressed before closing as well as written notice at Buyer does not deem the Property acceptable under the encumbrances set forth in the title insurance commitment or unyer deems title unsatisfactory. Buyer shall pay for any Mortgagee's title policy and any endorsements or extended anyer coverage required by Lender or Buyer.  Eller agrees to execute and deliver a general warranty deed, or
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83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103	E	A. Ti Dia Dia Dia Dia Dia Dia Dia Dia Dia Di	atle shall be conveyed to the following named Buyer(s):  amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount pual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than  5 Business Days after mutual acceptance of this ontract, and deliver the policy to Buyer without reasonable delay after closing and pay the premium thereon at the time of closing. Buyer, within  3 Business Days of receipt of the title insurance commitment and exceptions, necroachments, covenants, and/or easements identified therein shall identify and provide to the Seller, in writing, notice at Buyer does not deem the Property acceptable under the encumbrances set forth in the title insurance commitment or uyer deems title unsatisfactory. Buyer shall pay for any Mortgagee's title policy and any endorsements or extended arrey coverage required by Lender or Buyer.  eller agrees to execute and deliver a general warranty deed, or        eed, including the release and waiver of all homestead rights, if any, and a good and sufficient bill of sale to Buyer on the policy of the year of closing, local approvement districts, guaranteed revenues to utility companies, building and zoning regulations, city, county and state abdivision and zoning laws, easements, restrictive covenants, and reservations of record and the following additional neumbrances which shall NOT be released or discharged at closing:  To be discovered in Title search
83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104	E	A. Ti Dia Dia Dia Dia Dia Dia Dia Dia Dia Di	atle shall be conveyed to the following named Buyer(s):  amark LLC,  eller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount pual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than  Business Days after mutual acceptance of this ontract, and deliver the policy to Buyer without reasonable delay after closing and pay the premium thereon at the time follosing. Buyer, within  Business Days of receipt of the title insurance commitment and exceptions, acroachments, covenants, and/or easements identified therein shall identify and provide to the Seller, in writing, notice at Buyer does not deem the Property acceptable under the encumbrances set forth in the title insurance commitment or uyer deems title unsatisfactory. Buyer shall pay for any Mortgagee's title policy and any endorsements or extended procedure of the super deems title unsatisfactory. Buyer shall pay for any Mortgagee's title policy and any endorsements or extended procedure of the super deems title unsatisfactory. Buyer shall pay for any Mortgagee's title policy and any endorsements or extended procedure of the super deems title unsatisfactory. Buyer shall be subject to general taxes for the year of closing, local provement districts, guaranteed revenues to utility companies, building and zoning regulations, city, county and state abdivision and zoning laws, easements, restrictive covenants, and reservations of record and the following additional neumbrances which shall NOT be released or discharged at closing:  To be discovered in Title search
83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104 105	E	A. Ti Discontinuo de la continuo del continuo de la continuo del continuo de la continuo del continuo de la continuo del continuo de la continuo del continuo del continuo de la continuo del continuo del continuo del continuo del continuo del continuo del contin	amark LLC, amark LLC, aller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount pual to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than  S  Business Days after mutual acceptance of this ontract, and deliver the policy to Buyer without reasonable delay after closing and pay the premium thereon at the time closing. Buyer, within  S  Business Days of receipt of the title insurance commitment and exceptions, incroachments, covenants, and/or easements identified therein shall identify and provide to the Seller, in writing, notice any title defects which Buyer is requesting and/or requiring to be addressed before closing as well as written notice at Buyer does not deem the Property acceptable under the encumbrances set forth in the title insurance commitment or uyer deems title unsatisfactory. Buyer shall pay for any Mortgagee's title policy and any endorsements or extended arroy coverage required by Lender or Buyer.  Beller agrees to execute and deliver a general warranty deed, or        Buyer does not deem the release and waiver of all homestead rights, if any, and a good and sufficient bill of sale to Buyer onveying said real and personal properties. Title shall be subject to general taxes for the year of closing, local inprovement districts, guaranteed revenues to utility companies, building and zoning regulations, city, county and state abdivision and zoning laws, easements, restrictive covenants, and reservations of record and the following additional noumbrances which shall NOT be released or discharged at closing:  To be discovered in Title search
83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104 105 106	E	A. Ti Discontinuo de la continuo del continuo de la continuo del continuo de la continuo del continuo de la continuo del continuo de la continuo del continuo del continuo de la continuo del continuo del continuo del continuo de la continuo de la continuo de la	the shall be conveyed to the following named Buyer(s):  amark LLC,  aller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount pull to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than  5  Business Days after mutual acceptance of this ontract, and deliver the policy to Buyer without reasonable delay after closing and pay the premium thereon at the time following. Buyer, within  3  Business Days of receipt of the title insurance commitment and exceptions, acroachments, covenants, and/or easements identified therein shall identify and provide to the Seller, in writing, notice any title defects which Buyer is requesting and/or requiring to be addressed before closing as well as written notice at Buyer does not deem the Property acceptable under the encumbrances set forth in the title insurance commitment or unyer deems title unsatisfactory. Buyer shall pay for any Mortgagee's title policy and any endorsements or extended by coverage required by Lender or Buyer.  Beller agrees to execute and deliver a general warranty deed, or        Cod, including the release and waiver of all homestead rights, if any, and a good and sufficient bill of sale to Buyer onveying said real and personal properties. Title shall be subject to general taxes for the year of closing, local provement districts, guaranteed revenues to utility companies, building and zoning regulations, city, county and state abdivision and zoning laws, easements, restrictive covenants, and reservations of record and the following additional neumbrances which shall NOT be released or discharged at closing: To be discovered in Title search  Except as stated above, if title is not merchantable or otherwise recordable or Buyer deems title unacceptable and written notice of such defects in title is given by Buyer to Seller or Listing Broker within the time herein provided for delivery feed and shall not be rendered merchanta
83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104 105 106 107	E	A. Ti Discontinuo de la Continuo de	aller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount pull to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than
83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104 105 106	E	A. Ti Discontinuo See equation Confidence of the Britan Susception Confidence of the Britan Susception Confidence of the Susception	the shall be conveyed to the following named Buyer(s):  amark LLC,  aller agrees to furnish, at Seller's expense, a current commitment for an Owner's title insurance policy in an amount pull to the purchase price, showing merchantable title in Seller. Seller agrees to deliver the title insurance commitment Buyer no later than  5  Business Days after mutual acceptance of this ontract, and deliver the policy to Buyer without reasonable delay after closing and pay the premium thereon at the time following. Buyer, within  3  Business Days of receipt of the title insurance commitment and exceptions, acroachments, covenants, and/or easements identified therein shall identify and provide to the Seller, in writing, notice any title defects which Buyer is requesting and/or requiring to be addressed before closing as well as written notice at Buyer does not deem the Property acceptable under the encumbrances set forth in the title insurance commitment or unyer deems title unsatisfactory. Buyer shall pay for any Mortgagee's title policy and any endorsements or extended by coverage required by Lender or Buyer.  Beller agrees to execute and deliver a general warranty deed, or        Cod, including the release and waiver of all homestead rights, if any, and a good and sufficient bill of sale to Buyer onveying said real and personal properties. Title shall be subject to general taxes for the year of closing, local provement districts, guaranteed revenues to utility companies, building and zoning regulations, city, county and state abdivision and zoning laws, easements, restrictive covenants, and reservations of record and the following additional neumbrances which shall NOT be released or discharged at closing: To be discovered in Title search  Except as stated above, if title is not merchantable or otherwise recordable or Buyer deems title unacceptable and written notice of such defects in title is given by Buyer to Seller or Listing Broker within the time herein provided for delivery feed and shall not be rendered merchanta

- E. The Property being transferred in this transaction may consist of the Mineral Estate (if all or any portion is owned by the Seller) and the Surface Estate. The "Mineral Estate" means all oil, gas, and other minerals in or under the Property, any royalty under any existing or future lease covering any part of the Property, surface rights (including rights of ingress and egress), production and drilling rights, lease payments and all related benefits. Unless previously separated through a recorded reservation of the mineral rights, the Property being conveyed consists of both estates. If the Mineral Estate is owned by Seller, the Seller will convey the Mineral Estate as part of this transaction unless specifically reserved, in whole or in portion, as part of this Agreement. If the Seller is reserving any portion of the Mineral Estate, such reservation must be included in the Deed. If the Mineral Estate has been previously separated from the Surface Estate, third parties may have rights to enter and use the surface of the property in the testing, exploration and production of the underlying minerals. The title insurance policy does not provide information on whether the mineral estate and/or any water rights or any portion thereof has been reserved and severed from the surface estate. Buyer is advised to timely consult legal counsel, prior to the termination of the review set forth in VII B above, with respect to such matters, including any water rights associated with the Property.
- F. Buyer acknowledges and agrees that Buyer has been advised to carefully review the title commitment and all exceptions, encroachments, covenants, easements, and related matters described therein or otherwise identified. Other than the defects submitted to the Seller in writing pursuant to <a href="VII">VII</a> B. above, or in the event no title issues are raised in writing by Buyer, Buyer accepts the condition of title as satisfactory.

## VIII. CLOSING AND POSSESSION.

- A. Closing shall occur on May 27, 2021 or /// business days after full acceptance of this Contract, or as otherwise mutually agreed in writing between the parties, at a time and place which shall be designated by Listing Broker. Seller, at Seller's option, may continue to offer the Property for sale, on and subject to the following requirement. Seller must notify any other prospective buyer that this Contract has been previously signed and it is in full force and effect. Any other Contract accepted by Seller must contain a provision that the offer is subject to and junior in right to this Contract. Furthermore, the Seller must notify the Buyer in the first position that the seller has accepted a backup offer.
- B. Possession shall be delivered to Buyer on upon funding , /// a.m. p.m. or as otherwise mutually agreed in writing between the parties. If Seller fails to deliver possession by the date herein specified, Seller shall be subject to eviction by Buyer. This remedy is in addition to any other remedies Buyer may have.
- C. Walkthrough(s). Seller grants Buyer and Buyer's Inspector(s) reasonable access to conduct walkthrough(s) of the Property for the purpose of satisfying Buyer that any corrections or repairs agreed to by the Seller have been completed, warranted items are in working condition and that the Property is in substantially the same condition as of the date of contract Acceptance, reasonable wear and tear excluded. If Buyer does not conduct such walkthrough(s), Buyer releases Seller and Broker(s) from liability for any defect(s) that could have been discovered. All walkthrough(s) must be completed on or before the day of Closing. This walkthrough shall not be a contingency of sale. This paragraph does not supersede, exclude or replace the Risk of Loss section of this Contract.
- D. "Closing" is defined as "the date on which all documents are either recorded or accepted by an escrow agent and the sale proceeds are available to Seller."

#### IX. CONDITION OF PROPERTY.

- A. Seller represents that upon execution of this Contract:
  - 1. There are no known violations of applicable city, county and/or state subdivision, zoning, building and/or public health codes, ordinances, laws, rules and regulations and any recorded covenants in force and effect as of that date except: None

NOTE: Whether a property meets the above codes, ordinances, laws, rules and regulations is a technical question which may require special expertise. If the Buyer has concerns about these issues, the Buyer should contact the applicable departments of the city, county, and/or state or retain a firm with specialized expertise to investigate the issue.

- 2. The property, and all fixtures, appurtenances and improvements thereon, shall be conveyed in their present condition, ordinary wear and tear excepted, unless otherwise agreed in this Contract.
- 3. Property Disclosure. (Check One)
  - A. The Buyer has received the property condition as stated in the Property Disclosure, a complete copy of which is attached hereto and incorporated herein by this reference.
  - XB. The Buyer has not received a copy of the Property Disclosure at the time of the offer.

- B. Buyer acknowledges and agrees that, upon execution of this Contract:
  - 1. Buyer is not relying upon any representations of Seller or Seller's Agents or representatives as to any condition which Buyer deems to be material to Buyer's decision to purchase this property; and
  - 2. Buyer has been advised by Selling Broker of the opportunity to seek legal, financial, construction, air quality (such as mold), environmental (such as radon and lead-based paint) and/or professional home inspection services regarding this purchase.
  - 3. SQUARE FOOTAGE/ACREAGE VERIFICATION: Buyer is aware that any reference to square footage or acreage of the real property or improvements is approximate. If square footage or acreage is material to the Buyer, it must be verified during the inspection period.

### X. INSPECTIONS BY BUYER.

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- B. If Buyer's inspectors have identified and/or require any repairs of the Property before the Objection Deadline set out above, Buyer and Seller agree that if Buyer, at Buyer's sole discretion, disapproves of items as allowed herein, Buyer shall deliver to Seller the Inspection Contingency Notice setting forth the items disapproved and state in the notice that Buyer elects to either:
  - 1. Immediately void this Contract under the Termination Provision and all Earnest Money shall be released to Buyer pursuant to Wyoming Statute § 33-28-122(f); or

  - 3. If Buyer elects to void the contract, the carnest money deposit shall be returned to Buyer pursuant to W.S. § 33-28-122(1).
- C. Waiver of Defects. Buyer acknowledges that Buyer has been given ample opportunity to inspect the property. Other than repairs or defects submitted to the Seller in writing pursuant to this Contract, or in the event no repairs or inspections are required by Buyer, Buyer accepts the Property in its entirety in "as is, where is" condition without any implied or express warranty by Seller or by any Broker.

#### 205 XI. INSURANCE.

Buyer hereby acknowledges that Buyer has been advised to investigate, research and obtain a written commitment for adequate property and liability insurance prior to closing.

## XII. RISK OF LOSS.

Risk of loss shall remain with Seller until delivery of deed. In the event that the premises shall be damaged by fire or other casualty prior to time of closing, in an amount of not more than 10% of the total purchase price, Seller shall be obligated to repair the same before the date herein provided for delivery of deed. In the event such damage cannot be repaired within said time or if such damage shall exceed such sum, this contract shall be voidable at the option of Buyer. Should Buyer elect to carry out this Contract despite such damage, Buyer shall be entitled to all of the insurance proceeds associated with the damage to the Property but not for any Personal Property or Fixtures not included in this transaction.

# XIII. DEFAULT, REMEDIES AND ATTORNEY'S FEES.

A. TIME IS OF THE ESSENCE hereof, and any party who fails to tender any payment, or perform any other condition hereof as herein provided, shall be in default of this Contract. In the event of default, the non-defaulting party may elect to either treat this contract as breached and recover such damages as may be proper, or may treat this contract as being in full force and effect and require specific performance of the items hereof. In lieu of the remedy provided above to Seller

if Buyer is the defaulting party, Seller may elect to terminate the Contract and retain all payments made hereunder as liquidated damages, such amount being agreed by the parties hereto to constitute compensation for the loss of opportunity suffered by Seller due to such breach.

B. In the event that any party shall be in default or breach of any of the terms of this Contract, such defaulting or breaching party shall pay all reasonable attorney's fees and costs and other expenses which the non-breaching or non-defaulting party may incur in enforcing this Contract with or without formal proceedings. This provision shall not limit any other remedies to which the parties may otherwise be entitled.

C. Seller and Buyer agree that in the event of any controversy regarding earnest money held by Broker and/or Closing Agent, unless Broker and/or Closing Agent received written instructions from both Buyer and Seller as set forth in Wyoming Statutes 33-28-122(f) regarding disposition of the earnest money, Broker and/or Closing Agent, in its sole discretion, may hold the earnest money or may interplead all parties and deposit the earnest money deposit into a court of competent jurisdiction. Broker and/or Closing Agent shall be entitled to recover its attorney's fees and costs from the non-prevailing party in the action in which the funds are interplead, but if no such award or payment is made, Broker and/or Closing Agent shall recover its court costs and reasonable attorney's fees from the interplead funds or things of value.

XIV. ADDITIONAL PROVISIONS	XIV.	ADDITIO	NAL PRO	VISIONS.
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Buyer is not performing any appraisats to purchase property.
One of the parties of this purchase is a Licensed Real Estate Agent in the state of Wyoming.
Escalation clause; Buyer to pay \$1200 over any competing offer. Seller to provide proof of competing offer purchase
price upon acceptance of this offer. Final purchase price subject to approval of buyer.
price upon acceptance of this offer. Final purchase price desperatory

# XV. MISCELLANEOUS TERMS

- A. DEFINED TERMS. "N/A" is understood to mean "not applicable" wherever it is used in this Contract. This "Contract" shall refer to the Contract to Buy and Sell Real Estate attached hereto as the same is amended and supplemented by these Additional Provisions. "Acc", "Accept", "Acceptance," "acceptance date" or "acceptance of this Contract" shall mean the date on which the last party signs this Contract or any Counter-Offer without further modification and delivers the same to the other party.
- B. EXECUTION. This instrument may be executed in multiple counterparts, each of which shall be an original, and all of which together shall constitute one and the same instrument. A signed counterpart delivered via electronic or digital shall have the same force and effect as an original counterpart hereof executed by such party. This Contract may not be modified except by written instrument signed by both Seller and Buyer. The parties hereto agree that electronic signatures and initials hereto shall be legally binding.

- C DAYS/TIME. All references to "days" shall be deemed to refer to business days. The term "banking days", "business days", "bs d" and "bus. days" shall be defined as weekdays including Monday through Friday, excluding Saturday, Sunday and national holidays. Should any performance date or deadline contained herein fall on a weekend or national holiday, said date will automatically be extended to the next business day. The time in which any act required under this Contract is to be performed shall be computed by excluding the day on which the triggering event occurs (i.e. the acceptance date or the day on which the title commitment is delivered) and including the last day of such time period. The first day shall be the date after the day on which the triggering event occurs for such time period. All chronological times referred to in this Contract, and all other documents relating to this Contract, shall be deemed to be Mountain Standard Time or Mountain Daylight Time, as applicable. Whenever a provision of this Contract establishes a date by which an event must occur, it shall be deemed to establish 5:00 PM Mountain Time on such date as the deadline for such event, unless stated otherwise.
- D. NOTICES. All notices required or contemplated herein shall be in writing and delivered to Buyer or Seller and shall be deemed to be delivered to Buyer or Seller if delivered to either's respective broker (if represented by a broker) or Buyer at contact information provided in the Contract, in the following manner: (a) by personal delivery, (b) by United States Mail (registered or certified, postage prepaid, return receipt requested), (c) via over-night delivery by a nationally recognized courier, (d) by facsimile, or (e) by email. In each case, if a party is represented by a broker, notice is effective to Buyer or Seller (as applicable) if addressed to such party's broker, at the address, facsimile number, or email address for such broker as listed in the Multiple List Service (MLS/Flex) as of the date of attempted delivery. Any notice given in accordance herewith shall be deemed to have been given when delivered to the addressec in person or when transmitted by facsimile or email with the sender having received a confirmation of delivery or no rejection notice if sent via email (except with respect to email addresses for brokers listed in MLS/Flex), or one (1) business day after such notice has been delivered to a national recognized courier, or three (3) business days after such notice has been deposited in the United States Mail, as the case may be. If represented by a broker, each party hereto specifically consents to delivery of notice as described herein to their broker as their agent for all purposes under this Contract.
- E. GOVERNING LAW AND VENUE. This Contract shall be construed in accordance with the laws of the State of Wyoming and venue for any court action arising out of this Contract shall be the county in which the Property is located
- F. NO MATERIAL CHANGES. Seller shall not enter into any new leases or other agreements affecting the Property, or amendments to existing leases (including renewals) or other written agreements, without prior written approval of Buyer.

306 307	written approval of Bu XVI. ADDENDA ATTACHED		
307	XVI. ADDENDA ATTACHED	4000 0 12 42 4 1 3	
507		: (Check all that apply.)	
308	X Lead-Based Paint	Disclosure	Covenants
309		ditional Provisions	Preliminary Title Commitment
310	X Real Estate Broke	rage Disclosure Form	Property Condition Disclosure
311	Consent Amendm	ent & In-Company Transaction Disclosure	1031 Tax Deferred Exchange Notice
312	Bill of Sale	•	Evidence of Authority
313	Easements		Other:
314	Receipt Form -W	AR Form 900-M	
315	XVII CONSENTS AND ACK	NOWLEDGMENTS.	
316	A All prior representation	ns made in the negotiations of this sale have been	en incorporated herein, and there are no oral
317	agreements or represent	ations between Buyer, Seller or Broker to modify the	he terms and conditions of this Contract.
318	B Brokers are authorized	to disclose information regarding this sale, and	terms thereof, for comparable sold data and
319	statistics to any Multipl	e Listing Service, Board of REALTORS®, certifie	ed appraisers, or potential clients or customers,
320	but only after the closin	o of this transaction.	
321	C. This Contract is execut	ed in multiple copies and by their signatures hereo	n each party acknowledges receipt of a signed
322	conv at the time of sign	ing and provided via personal delivery, fax, mail or	r electronic mail.
323	D	Summit Dealty Crown INC	(Broker Working with the Buyer) hereby
324	discloses that it is work	ing with the Buyer as X (Buyer's Agent) (Inter	rmediary) [(Customer) (select one) and will
325	he compensated by	(Seller)   (Buyer) or  X (Listing Broker) (select	t applicable). Buyer and Seller consent to that
326	arrangement. Buyer ha	s received, read and acknowledged a Real Estate F	Brokerage Disclosure and an executed copy of
327	the Disclosure is attacl	ned hereto. Broker, working with Buyer, hereby de	elivers to Broker working with Seller a copy of
328		e Brokerage Disclosure.	

329 330 331 332 333 334	XVIII. OFFER BY BUYER. This offer shall expire on or before May 10, 2021, at p.m. (Mountain Time). Additionally, the undersigned Buyer reserves the right to withdraw this Offer copy, electronic transmission or facsimile of this Offer, duly accepted and signed by Seller, has been do the Buyer or Broker working with Buyer prior to the expiration date and time above. Any withdrawal in Buyer to Seller or Seller's Agent. All Offers, Counter-Offers, Acceptances or Rejections shall be deed delivery via personal hand-delivery, mail courier, e-mail or fax.	r until the original, a clivered in writing to nust be in writing by
335 336	IF YOU DO NOT UNDERSTAND THE TERMS AND CONDITIONS, CONSULT LEGAL OR OBSERVE SIGNING.	THER COUNSEL
337	Buyer Stewart	Date <u>5-7-21</u>
338	Damark LLC	
339	Buyer	Date
340		Data
341	Buyer	Date
342	Buyer	Date
343 344	Buyci	
345	Buyer	Date
346		<b>.</b> .
347	Buyer	Date
348		
349	Delivery to Buyer shall be to the following address, e-mail, text # and/or fax:	
350 351	XIX, DISCLOSURE BY BROKER WORKING WITH SELLER.	
352	Broker Concept Z Home and Property (brokerage firm), her	eby discloses that it
353	is working with the Seller as a  X (Seller's Agent)    (Intermediary)    (Customer) (Select One) and	will be compensated
354	by X (Seller) (or \bigcap)	(Select Applicable).
355	Seller consents to this arrangement. Seller has received, read and acknowledged a Real Estate Brokera	ge Disclosure and an
356	executed copy of the Disclosure is attached hereto. Broker, working with Seller, hereby delivers to	Broker working with
357	Buyer a copy of the executed Real Estate Brokerage Disclosure.	- 1
358 359	Listing Broker hereby acknowledges receipt of this Contract to Buyer and Sell Real Estate onata.m. Xp.m.	11-2/
360	Firm Concept Z Home and Property	
361 362	Address By By	
302		
363 364	THIS OFFER WAS RECEIVED by me as Seller on 5-11-21 at 5 (Seller's Initials).	[] a.m. <b>[X</b> ] p.m.
365 366	XX. ACCEPTANCE OF SELLER.  THIS IS A LEGALLY BINDING CONTRACT. IF YOU DO NOT UNDERSTAND TO CONDITIONS, CONSULT LEGAL OR OTHER COUNSEL BEFORE SIGNING.	HE TERMS AND
367	COMBITIONS, CONSULT LEGAL OR OTHER COUNSEL BEFORE SIGNING.	
368	NOTICE TO SELLER: If you are making a counter-offer, do not sign this document.	
369	SELLER HEREBY ACCEPTS THE OFFER; REJECTS THE OFFER; SUBMITS COUN	TER-OFFER #1
370 371	THE UNDERSIGNED SELLER (whether one or more) ACCEPTS the foregoing offer on at a.m p.m.	

Seller_		Date
		Date
DOLLOI _		
Seller		Date
_		
Seller_		Date
Callan		Date
Seller _		
Seller		Date
_		
XXI.	REJECTION BY SELLER.	
	THIS OFFER IS HEREBY REJECTED ONat	
		<b>-</b> .
Seller_		Date
Caller		Date
Sellel -		•
Seller		Date
Seller		Date
		Data
Seller		Date
		Date
Seller_		
Sellel *		
If this	Offer is rejected and the rejection is not signed by the Seller above, then his Offer was re ker on and Seller (check one) authorized rejec	jected by oral notificati tion or refused
	e written rejection.	·