CASH SALE PURCHASE AGREEMENT

("Effective Date"), by and between the UNIVERS	· · · · · · · · · · · · · · · · · · ·
the Constitution and laws of the State of Alash	
Bragaw Street, Suite 101, Anchorage, Alaska 995	508-3433 ("Seller"), and
whose address is	
("Buyer").	
WHEREAS, Seller is the owner of that certain re	and property located in the
	icial District, State of Alaska, and more
particularly described as follows:	iciai District, State of Alaska, and more
particularly described as follows:	
TOWNSHIP , RANGE	, SEC.
MERIDIAN, ALASKA	
LECAL DESCRIPTION HERE	
LEGAL DESCRIPTION HERE	
According to the	
recording to the	
("Property"); and	
WITEDEAC Describes and a second control of	and December of the Alberta of Constant
WHEREAS, Buyer has made an offer to purchas	is willing to sell the Property.
, and Sener	is willing to sen the Property.
NOW, THEREFORE, in consideration of the pr	omises herein contained. Seller hereby agrees to
sell to Buyer, and Buyer hereby agrees to buy from	•
as set forth below:	, , , , , , , , , , , , , , , , , , , ,
1. PURCHASE PRICE. The Purchase Price	
	100 DOLLARS (\$) and
shall be paid as follows:	
a.	AND NO/100
	own payment, representing TEN PERCENT
βουΣτικό (φ), as the α	own payment, representing 121 121 221
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Seller	Buyer
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(10%) of the offer price contained in the offe a cashier's check or money order, has been p	
and shall be held by Seller, until closing, at v Buyer, or until this Agreement is otherwise t with the provisions of this Agreement.	which time this payment shall be credited to
b	AND NO/100
paid, in the form of a cashier's check, money closing.	
2. CONDITION PRECEDENT IF PURCHAS	
(\$1,000,000) OR MORE. If the Purchase Price is O more, then the Seller's obligation to close this transaction shall be expressly subject to the approval of this transaction. If the approval of the Board of Regents is a the Effective Date of this Agreement, then this Agreement, and each party shall bear its own costs.	etion pursuant to Section 5 of this Agreement saction by the University of Alaska Board of not obtained within NINETY (90) DAYS of
In the event that the Board of Regents does not app DAYS of the Effective Date:	prove this transaction within NINETY (90)
a. Buyer shall be entitled to the return of where Buyer is in default of this Agreement p	all payments heretofore paid to Seller, except ursuant to Section 7 hereof.
b. Buyer waives all rights to claim or der	nand damages resulting therefrom.
3. TITLE. Title shall be issued to Buyer as	
to the Property. Prior to closing, Seller, through Seexpense, shall provide Buyer with a Preliminary Co-Commitment") relating to the Property. It is agree within FIFTEEN (15) DAYS of the date of the Prelimination title. Seller shall, at its option, correct said defect(s) but is unable to correct said defect(s) on or before the written notice to Buyer on or before the date of closin NINETY (90) DAYS for the purpose of correcting sator Seller declines to cure said defect(s), this Agreemed Buyer heretofore shall be returned to Buyer and Seller any third party, for the termination of the sale. It is waiving any defect in title and Seller shall not be liable in title. The failure of Buyer to identify any defect in and satisfaction with title. Title shall be delivered at Owners' Policy will be issued thereafter by the rest	mmitment for Title Insurance ("Preliminary d that Buyer shall notify Seller, in writing, minary Commitment specifying any defect(s) prior to the date of closing. If Seller intends e date of closing, at Seller's option and upon 1g, the date of closing shall be extended up to 1gd defect(s). If title cannot be made insurable ent shall terminate and all payments made by 1gd er shall have no further liability to Buyer, or 1gd agreed that Buyer shall have the option of 1gd e for any damages by reason of said defect(s) 1gd title shall be deemed Buyer's acceptance of 1gd the time of closing by Quitclaim Deed. The
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herein and the conveyance to be made hereunder shall be fully subject to all encumbrances, including but not limited to patents, easements, access to public waters, conditions, taxes, assessments, zoning regulations, rights-of-way, exceptions and restrictions of record and reservations of oil, petroleum, gas, coal, ore, minerals, fissionable materials, geothermal resources, fossils or other rights and interests gaseous, liquid and solid, in and under the Property. Further, the conveyance will save, except and reserve to the Seller, its lessees, successors, and assigns forever, all, if any, oil, gasses, coal, ores, minerals, fissionable materials, geothermal resources, and fossils of every name, kind or description, and which may be in or upon said lands above described, or any part thereof, and the right to explore the same for such oils, gasses, coal, ores, minerals, fissionable materials, geothermal resources, and fossils, and it also will save and reserve unto Seller, its lessees, successors, and assigns forever, the right to enter by itself, its or their agents, attorneys, and servants upon said land, or any part or parts thereof, at any and all times for the purpose of opening, developing, drilling and working mines or wells on these or other lands and taking out and removing therefrom all such oils, gasses, coal, ores, minerals, fissionable materials, geothermal resources, and fossils, and to that end it further will reserve unto itself, its lessees, successors, and assigns forever, the right by its or their agents, servants and attorneys at any and all times to erect, construct, maintain, use all such buildings, machinery, roads, pipelines, powerlines, and railroads, sink such shafts, drill such wells, remove such soil, and to remain on said lands or any part thereof for the foregoing purposes and to occupy as much of said lands as may be necessary or convenient for such purposes hereby expressly reserving to itself, its lessees, successors, and assigns, as aforesaid, generally all rights and power in, to and over said land, whether herein expressed or not, reasonably necessary or convenient to render beneficial and efficient the complete enjoyment of the property and rights hereby expressly reserved. Seller's liability for defective title discovered after closing shall be limited to all monies paid to Seller towards the purchase of the Property up and to the date of said discovery. Seller shall have no further liability to Buyer, or third party, for the defective title.

- **4. CLOSING COSTS.** Buyer agrees to pay all closing costs, with the exception of the Preliminary Commitment and Owners' Policy described in Section 3, above.
- **5. CLOSING.** Buyer and Seller agree that within **NINETY** (90) **DAYS** from the Effective Date of this Agreement:
 - **a.** Both parties shall execute any and all documents necessary to close and transfer title.
 - **b.** Buyer shall pay to Seller all closing costs.
- **6. POSSESSION.** Possession shall be delivered to Buyer at time of closing.
- 7. **DEFAULTS AND REMEDIES.** Buyer and Seller agree that in the event Buyer fails to make any payment required under the terms of this Agreement, perform all of its obligations hereunder, or submit or execute any and all documents and papers necessary in connection with

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the closing and transfer of title within the time periods specified in this Agreement, Seller, may at its option:

- **a.** Hold and retain <u>all</u> payments heretofore made by Buyer toward the Purchase Price as liquidated damages and not as a penalty for breach of this Agreement and rescind and terminate this Agreement and all rights and obligations of the parties hereunder shall cease and the Seller shall be free to accept another offer; and/or
- **b.** Enforce the Agreement by appropriate legal action, including an action for specific performance or for damages for breach and retain all monies paid pending determination of such action.

In the event that Seller fails to perform all of its obligations hereunder, Buyer shall be entitled to the return of all payments heretofore paid to Seller. It is specifically acknowledged that Buyer waives all rights to claim or demand damages caused by the default or specific performance of this Agreement. Upon return to Buyer of all payments heretofore made, the parties will be discharged from any further obligations and liabilities to each other.

- **8. DOCUMENTS.** Buyer acknowledges that Buyer has had the opportunity to review all documents necessary to close and transfer title and by signing this Agreement, Buyer hereby approves the use of any and all documents required to close this transaction. Buyer further acknowledges that in the event of ambiguity between the Agreement and any other documents related to the closing of this transaction, the Agreement shall control and shall be deemed to have been prepared equally by both parties and shall be construed accordingly.
- **9. RISK OF LOSS.** In the event of damage to the Property by fire, storm, burglary, vandalism or other casualty between the date of this Agreement and closing, this Agreement, shall at Buyer's election, immediately become null and void and all payments heretofore paid to Seller shall be returned to Buyer and the parties shall be relieved of further obligations under this Agreement. Should Buyer elect to carry out this Agreement despite any unrepaired damage, Seller shall not be liable to restore the Property or pay damages to Buyer, nor shall Buyer be entitled to the proceeds of any insurance policies carried by or for Seller's benefit.
- 10. INDEMNITY. Buyer agrees that Buyer shall indemnify, defend and hold the Seller, its Board of Regents, officers, employees, agents, and representatives harmless from and against any and all loss, expense, damage, claim, demand, judgment, fee, charge, lien, liability, action, cause of action or proceedings of any kind whatsoever, whether arising on account of damage to or loss of property, or personal injury, emotional distress or death arising directly or indirectly in connection with Buyer's purchase, use, presence on, or ownership of the Property, whether the same arises before or after the closing of the Property. This indemnification does not apply to instances where the injury is caused by the Seller's gross or sole negligence or intentional misconduct. In the event any part of this indemnification clause is determined to be contrary to law or public policy, Buyer agrees to provide the Seller with the maximum indemnification allowed by law.

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11. HAZARDOUS MATERIAL AND FUEL.

- **a.** As used in this Agreement, the term "Hazardous Material" means any hazardous or toxic substance, material, or waste that is or becomes regulated by any local governmental authority, the State of Alaska, or the United States. Hazardous Material also includes petroleum products and petroleum by-products.
- Buyer agrees Buyer, its employees, agents, representatives, contractors, subcontractors or invitees, may not cause or permit any Hazardous Material to be brought upon, kept, used, or permitted in or about the Property by Buyer, prior to Buyer's ownership, possession or control of the Property. If (i.) Buyer, its employees, agents, representatives, contractors, subcontractors or invitees, breach these obligations, or (ii.) the presence or release of Hazardous Material on the Property caused or negligently permitted by Buyer, its employees, agents, representatives, contractors, subcontractors, or invitees, results in injury, illness, or contamination of the Property, or (iii.) contamination of the Property by Hazardous Material otherwise occurs by the acts of Buyer, its employees, agents, representatives, contractors, subcontractors or invitees, then Buyer shall indemnify, defend, and hold Seller, its Board of Regents, officers, employees, agents and representatives harmless from any and all claims, judgments, damages, penalties, fees, costs, liabilities, or losses (including, without limitation, diminution in value of the Property, damages for the loss or restriction of usable space or of any amenity of the Property, damages arising from any adverse impact on marketing of space, and sums paid in settlement of claims, attorney fees, consultant fees, and expert fees) which arise prior to or after the closing of this sale as a result of such contamination. This indemnification of Seller by Buyer includes, without limitation, costs incurred in connection with defense, enforcement, or substantiation of any provisions of this Agreement, any investigation of site conditions or any clean-up, remedial, removal, or restoration work required by any federal, state, or local government agency or political subdivision because of Hazardous Material present in the soil or groundwater on or under the Property. Additionally, if the presence of any Hazardous Material on the Property caused or negligently permitted by Buyer results in any contamination of the Property, Buyer shall promptly take all actions at its sole expense as are necessary to return the Property to the condition existing prior to the introduction of any such Hazardous Material to the Property. Seller's approval of such remedial actions shall first be obtained, but approval shall not be unreasonably withheld so long as such actions would not potentially have any material adverse long-term or shortterm effect on the Property.
- **c.** The obligations arising under this Section shall survive all closings.
- **d.** Nothing in this Section is intended to relieve Buyer, its employees, agents, representatives, contractors, subcontractors or invitees from any responsibility imposed by any government agency dealing with Hazardous Materials.

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12. WARRANTIES. Buyer acknowledges that Buyer has inspected the Property. Buyer further acknowledges that Seller makes no warranties, either express or implied, nor assumes any liability whatsoever, regarding the social, economic, or environmental aspects of the Property, to include, without limitation, the soil conditions, water drainage, suitability of the Property for onsite wastewater disposal, and natural or artificial hazards which may or may not exist on the Property.

Buyer further acknowledges that Seller is not making and specifically disclaims any warranties or representations of any kind or character, express or implied, with respect to the Property, including, but not limited to, warranties or representations as to matters of title, zoning, tax consequences, physical conditions, availability of access, ingress or egress, operating history or projections, valuation, governmental approvals, governmental regulations or any other matter or thing relating to or affecting the Property including, without limitation:

- **a.** The value, condition, merchantability, marketability, profitability, suitability or fitness for a particular use or purpose of the Property;
- **b.** The manner or quality of the construction or materials incorporated into any of the Property; and
- **c.** The manner, quality, state of repair or lack of repair of the Property.

Buyer agrees that with respect to the Property, Buyer has not relied upon and will not rely upon, either directly or indirectly, any representation or warranty of Seller or any agent of Seller. Buyer represents that Buyer has had the opportunity to consult with legal counsel or other consultants regarding this transaction and that Buyer is relying solely on its own expertise and that of Buyer's consultants, and that Buyer will conduct such inspections and investigations of the Property, including, but not limited to, the physical and environmental conditions thereof, and shall rely upon same, and upon closing, shall assume the risk that adverse matters, including, but not limited to, adverse physical and environmental conditions, may not have been revealed by Buyer's inspections and investigations. Buyer acknowledges and agrees that upon closing, Seller shall sell and convey to Buyer and Buyer shall accept the Property "as is where is," with all faults, including such faults that cannot be observed by a casual inspection and there are no oral agreements, warranties or representations (except as herein specifically provided), collateral to or affecting the Property by Seller, any agent of Seller or any third party acting for or on behalf of Seller. Seller is not liable or bound in any manner by any verbal or written statements, representations, or information pertaining to the Property furnished by any real estate broker, agent, employee, servant or other person. Moreover, Buyer's closing hereunder shall be deemed to constitute an express waiver of Buyer's or its successors and assigns right to sue Seller and of Buyer's right to cause Seller to be joined in an action brought under any federal, state or local law, rule, act or regulation which prohibits or regulates the use, handling, storage, transportation or disposal of a hazardous or toxic substance or which requires removal or remedial action with respect to such hazardous or toxic substance, specifically including but not limited to "CERCLA" and "SARA." The terms and conditions of this Section are a material inducement for Seller's entering into this Agreement and shall expressly survive the closing hereunder.

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Seller, which	IGNMENTS. This Agreement may not be assigned without the n may be withheld for any reason. Subject to receipt of such appropriately be binding on and shall inure to the benefit of the partial assigns.	val from Seller, this
Disposal Pla herein conta	IRE AGREEMENT. This Agreement, the	natter hereof. Any
15. MIS	CELLANEOUS.	
a. Restr	Buyer agrees to comply with the Declaration of Covenant cictions of record, if any, affecting the Property.	s, Conditions, and
Propimpr multi Statu apply any dama and I on the dwel pursu	Buyer and the Seller hereby acknowledge that the Property mature on it. Nonetheless, Buyer and the Seller are fully aware and certy is not being offered for sale as residential real proper ovements, Buyer and Seller agree that the Property currently confamily dwelling unit, and Buyer and Seller further agree that the pate 34.70 et seq. relating to disclosures in residential real proper to this transfer. Buyer hereby unconditionally releases the Seller and all liability to Buyer, both known and unknown, present a ges to Buyer arising as a result of any structure which may be locally buyer hereby assumes any and all risk that may arise from the prese erroperty. If it is ever determined that the Property contained a singling unit on the date of Closing, the Buyer and the Seller agree to that to AS 34.70.110. All sections and descriptive headings in this Agreement enience only, and shall not affect the construction or interpretation.	understand that the rty with habitable ntains no single or rovisions of Alaska rty transfers do not er from and against and future, for any ated on the Property nce of any structure rigle or multi-family to execute a waiver are inserted for a hereof.
	Inapplicability or unenforceability of any provision of this ament executed and delivered pursuant hereto shall not limit or in lidity of any other provisions of this Agreement or any such other	mpair the operation
e. not b defai	The waiver of any breach or default under any of the terms of the deemed to be nor shall the same constitute a waiver of any sualt.	_
f. Agre	Both parties represent and warrant that they have the authorit ement.	y to enter into this
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- **g.** This Agreement shall be construed and interpreted under the laws of the State of Alaska.
- **h.** Time is of the essence in the performance of this Agreement.

This Agreement is effective when fully executed by both parties and survives all closings.

BUYER: SELLER: Adrienne K.Stolpe Date Date Director of Land Management UNIVERSITY OF ALASKA

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