

## **Escrow Specialists Inc. Collection Agreement**

PO Box 3287, Ogden, UT 84409 Ogden (801)627-6800 SLC (801)538-0869 Other in state areas 1-800-427-8698 Fax (801) 627-6803 www.escrowspecialists.com

1.	and delivers to Escrow Specialists Inc, hereafter referred to as "ES", the following described documents:	, hereinafter called Seller, , hereinafter called Buyer,				
	On which there is an unpaid balance of \$with interest startingat a rate of% per annum and payable as per terms of thewith payments beginning on	, 20 (note / agreement)				
	A late fee of \$or% of the monthly payment will be assessed if not received within	days of the due date.				
2.	ES is hereby authorized and instructed to receive any and all payments due or to become due hereund partial payments, which the undersigned understands ES will not accept, providing the seller accepts under the terms of the note attached herewith. It is understood that ES will service this account according to the contract of the seller accepts of the note attached herewith. It is understood that ES will service this account according to the seller accepts of the note attached herewith.	'late payments"				
3.	All monies received hereunder, less ES's usual fees, shall be disbursed within 3 working days if received in cash, or within 5 working days if received by check. Disbursements are to be made as instructed below.					
4.	ES may deduct its current annual service fee, as such comes due, for each year or partial year you service this account. The standard annual service fee is to be paid on a monthly () yearly () basis and is to be paid by the buyer () seller () 50/50 split().					
5.	In the event of failure to comply with any of the obligations of the buyer, the seller may, at his/her option, make written demand upon ES for the delivery to him/her of said documents and property, specifying any one or more of such defaults as grounds for such demand. ES shall at once deliver to the buyer a copy of said demands stating the date it was received by ES. If, within 7 days after notice is deposited in the United States mail, the buyer objects to ES complying with sellers demand ES will notify seller and withhold delivery of said documents until notified by both buyer and seller in writing what disposition to make thereof. If the buyer does not respond to ES in writing within 7 days ES is authorized to release said documents to the seller.					
6.	All Documents held will be mailed to the buyer or trustee upon payment in full of the obligation hereu	ınder.				
7.	If ES is required to hold and maintain a reserve account for taxes and /or insurance it is understood the not pay such taxes or insurance unless ES is presented with billings for such by one of the parties to the ES will not be held liable otherwise. <b>The beginning monthly T&amp;I payment is:</b> (if a	is agreement.				
8.	All funds received hereunder shall be deposited into ES trust account, which may be an interest bearing interest earned therefrom may be retained by ES as and for additional consideration for servicing this	=				
9.	ES will use a 360 day basis, and will compute interest on the account on 30 day months, from due date specifically instructed in this document to do otherwise.	e to due date, unless				
10	. These instructions will continue in full force and effect until cancelled or amended in writing by the ur the balance due hereunder is paid in full. ES may cancel this agreement at any time, without cause, by undersigned a 30 day notice of its intent to close the escrow.	• .				
11	. The seller agrees to reimburse ES, upon demand, all amounts ES disburses in reliance upon a dishonor receives from buyer unless specifically stated under "special instructions" that payment be made in c					
12	The undersigned agrees that should they default, or either of them, in any of the covenants or agreement the defaulting party or parties shall pay all costs and expenses, including a reasonable attorney's fee, accrue from the enforcing of this agreement, or in pursuing any remedy provided by law, whether such filing suit or otherwise. In the event ES is required to file an interpleader action in court or resolve a didocuments or property held by ES, the undersigned authorize ES to draw the funds held by ES in excremencessary to advance the cost of bringing the interpleader action, including reasonable attorney's fee further agree that the defaulting party shall pay the court costs and attorney's fees incurred by ES in the undersigned further agree to reimburse ES for any and all attorney's fees ES incurs in servicing this	which may arise or h remedy is pursued by spute over funds, ow in an amount s. The undersigned oringing such action.				

- 13. In the event of default by either party, hereto, the defaulting party shall pay all attorneys fees and costs incurred by the other, regardless of whether litigation is commenced.
- 14. By signing below the buyer and seller acknowledge that they have both received a copy of this collection agreement.

ES is acting in good faith and in accordance with this agreement.

Buyer Signature		Phone #				
SSN/Tax ID#(IRS and web access requirement)						
Dhono #						
Email		Email				
		_	Please send payment notification	via the email add	lress above.	
Buyer Signature	Seller Signature					
SSN/Tax ID#(IRS and web access requirement)		SSN/Tax	(ID#(IRS and web access requirement)			
Phone #		Phone #				
Email			Email			
Buyers Address		Sellers /	Sellers Address			
Street		Street				
City State	Zip	City		State	Zip	
Please list names, addresses, account numb	ers, and amounts requi	red for any disburseme	nts			
Account #	Account #		Account #			
Amount	Amount		Amount			
If by electronic deposit (ACH):						
Bank:	Bank:		Bank:			
Routing #	Danishin - II		D t			
Account #	Account #		Account #			
Name:	Name:		Name:			
Checking or Savings						
	Checking or	Savings	Checking or	Savings		
Please attach a voided check for verification purp	_	Savings	Checking or	Savings		
	_	Savings	Checking or	Savings		

**Special Instructions:**