# Utah Department of Environmental Quality Division of Environmental Response and Remediation (DEQ/DERR) Enforceable Written Assurance (EWA) Checklist

EWA Name: \_\_\_\_\_

Notice: This checklist is prepared by the DEQ/DERR as a tool to assist DEQ staff reviewing and applicants applying for an EWA. This checklist is not expected to cover all situations that may be encountered and therefore is not all encompassing, since it is intended to be used only for guidance. This checklist is for informational purposes and should not be considered professional or legal advice. This checklist does not replace an applicant's obligation to ensure they have met all relevant requirements, state and/or federal statutes, rules, standards and procedures applicable to an EWA.

EWA #:

Date Application Received:				Reviewer:	
Date Applicant Expec	ted to Acquire Property:				
FWA Application ar	nd Phase I ESA Report:				
	EWA Application		Phase 1 ESA	Comments (if Different)	
EWA Applicant/ Phase I ESA User:	••				
Thase I Lon Osci.					
Property Acreage:					
Property Address:		+			
Property Parcel Numbers:					
(EWA Application – Que	propriate Inquiries, Affi estions 1-12) ew Item	Status	d Applicant Cont	tinuing Obligations  Comments	
	All Ap	ppropriate l	nquiries		
Was AAI performed prior to Applicant's acquisition of the Property?		□Y□N			
Does AAI meet all requirements? (See DEQ/DERR AAI Checklist)		□Y□N			
		Affiliatio	n		
Is the Applicant potentially liable or affiliated with any other person potentially liable for response costs?		□Y□N			
	Cont	tinuing Obli	gations		
Will the Applicant comply with land use restrictions/institutional controls in connection with a response action?					

 $\square$ Y $\square$ N

to conduct response actions?

Will the Applicant provide full cooperation, assistance and access to persons authorized

Continuing Obligations					
Has the Applicant demonstrated a willingness to exercise appropriate care with respect to contamination, by taking Reasonable Steps to: - Stop continuing releases - Prevent threatened future releases - Prevent or limit human, environmental or natural resource exposure to any previously released hazardous substance or hazardous material?	□Y□N				
Will the Applicant comply with information requests and administrative subpoenas?	□Y□N				
Does the Applicant represent it will provide all legally required notices?	□Y□N				
EWA Evaluation Principles: (Evaluated against All Appropriate Inquiries and Other Supporting data/Information) (R311-600-3)					
1) After All Appropriate Inquiries, there is no indication of a release, a threatened release, or the possibility of a release at the property, or;					
2) If there is a threatened release or the possibility of a release at the property, there has been sufficient characterization to demonstrate that there is no reason to take action, <u>or</u> ;					
3) If there has been a release, the release has been or is being cleaned up with oversight provided by the Department and the applicant is sufficiently informed to take reasonable steps to avoid exposing the contamination to the public, avoid contributing to or exacerbating the contamination, and to avoid interfering with or substantially increasing the costs of response actions, or;					
4) If the release has not been and is not being cleaned up, there has been sufficient characterization to demonstrate the release is not ongoing, there are no uninterrupted exposure pathways, and the applicant is sufficiently informed to take reasonable steps to avoid exposing the contamination to the public, avoid contributing to or exacerbating the contamination, and to avoid interfering with or substantially increasing the costs of response actions, or; there has been sufficient characterization to demonstrate that there is no reason to take action.					
Select the Principle that best describes the Pro	perty:	Principle □ 1 □ 2 □ 3 or □ 4			
Have the EWA Evaluation Principles been met? □Y□N					
Principles Met		Principles Not Met			
EWA can be recommended if Applicant qualified Bona fide Prospective Purchaser, is not a liable		Applicant can gather more information to address identified data gaps and amend application to			
under HSMA and the Evaluation Principles have been		demonstrate Evaluation Principles met.			
met.		Applicant can obtain a Conditional EWA and enter			
		VCP as a Reasonable Step to complete			
		characterization and Response Actions.			
		Applicant can terminate EWA Application.			

### Other State/Federal Interest: Additional Letters Needed Before EWA:

Review Item	Yes/No	Comments
If an EPA interest, has an EPA Reasonable	□Y □N □N/A	
Steps Letter been obtained prior to the		
EWA?		
If a DWMRC interest, has a DWMRC	□Y □N □N/A	
Comfort Letter or equivalent been obtained		
prior to the EWA?		

#### **EWA Application Summary**:

Review Item	Yes/No	Comments
Is the Application on the current DEQ/DERR EWA Application form?	$\square$ Y $\square$ N	
Has the Applicant included the EWA fee and an email indicating they will cover costs in excess of the application fee?	□Y□N	
Has the Applicant included the Site Eligibility Report with the EWA Application?  - Results of AAI  - Information demonstrating compliance with R311-600-3 (Evaluation Principles)  - Analytical Results  - Proposed Reasonable Steps  - Compliance with Activity and Use Limitations	□Y□N	
Has the Applicant included a legal description with the EWA Application?	□Y□N	
Has the Applicant completed all questions on the EWA Application?	□Y□N	
Will the Applicant be applying to the VCP?	$\square$ Y $\square$ N	
Can DERR staff recommend an EWA?	□Y□N	

#### **NOTES:**

- 1. If the site has a Federal or other state interest (e.g., Superfund site, DWMRC site), ensure the Applicant has first obtained a Reasonable Steps letter from EPA or a Comfort letter from DWMRC. These letters are attached to the EWA.
- 2. To obtain an EWA, an Applicant must demonstrate they have met the federal Bona Fide Prospective Purchaser liability defense, are not a liable party and have met the criteria in Rule R311-600.

## **EWA Evaluation Principles Flowchart**

