**13-805. Offer; definition.**

An offer is a communication of a willingness to enter into a contract. The communication must satisfy four conditions:

First, the communication must have included a proposal by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ *(name of offeror*) showing \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_’s (*name of offeror*) willingness to contract;

Second, the material terms of that proposal must have been reasonably certain;

Third, the terms must have been communicated to \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ *(name of offeree*); and

Fourth, by the communication \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*name of offeror*) must have intended to give \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*name of offeree*) the power to create a contract by accepting the terms.

In this case, the parties agree that: [include here the conditions which are not in dispute]. What is in dispute is: [include here the conditions that are in dispute].

[Adopted, effective November 1, 1991; as amended by Supreme Court Order No. 14-8300-006, effective for all cases filed or pending on or after December 31, 2014.]