

## EARLY POSSESSION GUIDELINES FOR ESCROW

*First*, the agent advises the Buyer and Seller that giving early possession of the business to the Buyer could result in material and financial changes to the business and its premises.

Seller agrees to grant physical possession of subject Business to Buyer prior to the close of escrow, providing that the following is satisfied prior to the date of physical possession.

- 1) The UCC Search Report from the Secretary of State of California on Sellers and subject Business has been obtained by escrow holder, as set forth in these instructions, and any applicable liens revealed in said searches have been satisfied or terminated, and UCC-3 Termination of Security Interest documents have been signed by the secured parties, where applicable.
- 2) The Assignment of Lease (or New Lease) is fully executed by all parties, where applicable.
- 3) Buyer has deposited all funds required in this escrow, including any estimated closing costs, into escrow, in the form of certified funds, or if in another form, said funds have cleared in the escrow holder's trust account.
- 4) Buyer and Seller have signed all required documents. All contingencies have been satisfied in writing and signed by Buyer and Seller, including signed agreements by third parties as required in this escrow (with the exception of the transfer of the permanent liquor license).
- 5) Buyer has secured liability and hazard insurance on the Business and equipment, as required by lessor, as stated in the lease on subject property and Buyer has deposited proof of insurance to escrow holder and Seller.
- 6) Buyer has obtained all necessary permits, licenses and inspections necessary to operate said Business in compliance with all city, county, state and federal laws.
- 7) Notification of sale has been made as required in this escrow to all government agencies, including but not limited to, the County Tax Collector, the State Board of Equalization and the Employment Development Department.

Buyer: _	Seller:	
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from the sale of the	n irrevocably instructs the Escrow Hold e business, less all demands and liabiliti upon close of escrow or within 5 days a	es related to the above
	n shall be release to the broker immedia yer receiving the possession of Business	• 1
Buyer:	Seller:	
will release all the	d understands by acquiring the possessi proceeds to Seller after paying all claim iving possession to the Buyer.	
<del>-</del>	ing escrow instructions as follows: is liquor license being transferred in this quor license.	s escrow.
close of this escrow. The and all indebtedness in that giving early posses result in material and the indemnify the escrow respective agents, ass	on of the Business will be granted to Business aware that he will be finant neutred by him from the date of physical ession of said Business to Buyer prior to financial changes to said Business and it escrow will close. Therefore, Seller and holder, <b>Liberty Business Advisors</b> , <b>Essociates</b> , <b>employees and independent co</b> that may arise in connection therewith, if therewith".	ncially responsible for any all possession. Seller is aware to the close of escrow could ts premises, and that there is all Buyer herein agree to scrow Office, their intractors from any and all
	ge Control does not transfer ownership, e escrow without the license.  Buyer:	Buyer agrees to proceed in
C. Escrow Holder is in	nstructed to release proceeds to Seller w	vithout further instructions.
Buyer	Buyer	Date
Seller	Seller	Date