

Letter of Intent to Purchase Business Assets

		noted in Paragraph 15.					
	DEFINITIONS:						
	BUSINESS						
	Address						
	BUYER		SELLER				
	CLOSING: Transfer of DAYS: Calendar days. ASSETS: All of the tar	ownership and possession	on of business assets from Se	ller to Buyer. goodwill, but not including bank acco			
2.	CONSIDERATION: The Consideration will be \$ paid or credited as follows						
	a. \$	as a deposit by Buye — occurs first, and inclu	r upon opening of escrow or uded as part of the down pay	signing an Asset Purchase Agreement ment.	, whichever		
	b. \$	cash deposited by Buyer in escrow days before Closing.					
	c. \$	cash payment provided from third party financing as described in section 5.c.					
	d. \$(a+b+c)	Total Cash at Closing					
	e. \$	approximate balance	of a non-negotiable promise	ory note payable to Seller in equal mo	onthly		
		installments, includir	ng% per annur	n interest computed from Closing, so	as to fully		
		amortize over	months (i.e., \$	per month), (the "Seller Note	'). Seller Note		
			ribed in 5.c. If Buyer is a corp	ssets. Seller Note will be subordinated or a solution or other entity, its owners will			
	g. \$(d + e)	— Total					
	 INVENTORY: The Assets and Consideration do not include Inventory. The Assets and Consideration will include Inventory of \$. If the actual amount of Inventory at Closing is different than this figure, the Consideration will be increased or decreased accordingly. Notwithstanding the above, Inventory will not exceed \$ (and Buyer can reject any part of the Inventory over that amount) or be less than \$. 						
	ACCOUNTS RECEIVABLE ("AR"): O The Assets and Consideration do not include AR. O The Assets and Consideration include AR of \$.						
	CONDITIONS: The transaction contemplated by this LOI is subject to the following conditions:						
	a. Target date for completing Buyer and Seller due diligence and opening escrow is on or before						
	a. Target date for co	mpleting Buyer and Selle	er due diligence and opening	escrow is on or before	•		

Busine	255	Buyer	Date	Agent for	Broker			
C	c. 🔲 Third Party Financii	ng: Buyer will:						
	i. Provide a condition	al approval letter for third part	y financing of \$	within	days after Signing.			
	ii. Obtain funding in th	ne amount indicated in 5.c.i wit	hin days	after Signing.				
C	 d. Asset Purchase Agreement ("APA"): Prior to expiration of this LOI and prior to Closing, Buyer and Seller will binding APA based on the terms of this LOI and additional terms and conditions acceptable to both parties. include customary terms, such as representations, warranties and indemnities and be prepared using: O The California Association of Business Brokers APA form O An APA prepared by Buyer's attorney 							
e	e. Other Conditions:							
	i							
	ii.							
6. E	SCROW: The Considerat	ion will be paid through a licer	nsed, independent escrow	company.				
7. C	CLOSING: The estimated	date for Closing is		, 20				
8. 1	FRAINING: Seller and		, individually, will trair		weeks			
f	rom Closing, for up to							
9. (COVENANT NOT TO COM	MPETE: For a period of	years from Closing	, Seller and	,			
i	individually, will not directly or indirectly carry on a similar business O within a radius of miles of the prese							
le	location of the Business, or 🔿 within							
F	AGENCY DISCLOSURE AND CONFIRMATION: Seller and Buyer acknowledge having received and signed a Disclosure Regarding Real Estate Agency Relationship. The following agency relationships are hereby confirmed for this transaction, and supersede any prior agency relationships:							
	Buyer's Broker		Seller's Broke	r				
	Buyer's Broker DRE #			r DRE #				
	Buyer's Agent		Seller's Agent					
	Buver's Agent DRE #		 Seller's Agent	DRF #				

- 11. **BROKER(S)' FEE:** Broker(s)' fee will be payable at Closing. The Broker(s) identified in section 10 has/have acted as the only Broker(s) for this sale and will be paid as per applicable representation agreement between Seller and/or Buyer and their respective Broker(s).
- 12. BROKER: Buyer acknowledges that Broker has furnished and/or will furnish to Buyer financial and other information obtained from Seller and other sources, the accuracy and completeness of which are not verified or warranted by Broker, and that Buyer is relying solely on Buyer's own inspection of the Business, its Assets, financial statements, business records, contracts, any assumed liabilities, operational history, future profitability and the representations by the Seller, and not on any representations of the Broker. Seller acknowledges that Seller is relying solely on its own investigation of the Buyer's creditworthiness and ability to complete this sale and to successfully operate the Business, and not on any representations of the Broker. Should any such representations of Seller or Buyer be untrue, Buyer and Seller agree to look solely to each other for relief and will release, hold harmless, indemnify and defend the Broker from any such claims. Buyer and Seller acknowledge and agree that Broker may receive a referral fee from institutional lenders, financial service companies, landlords, etc.

13. CONFIDENTIALITY:

Buyer acknowledges having received and signed a confidentiality agreement for this Business which will remain in full force.

If the box above is not checked and no such agreement exists, the following will apply: Any information Buyer is given about the Business, including its availability for acquisition, will be treated as confidential and proprietary. Buyer will not disclose, without prior written permission from Seller or Seller's authorized representative, any such information to any third party except Buyer's representatives/affiliates engaged in evaluating the information, and will obtain a written agreement of such third parties to maintain confidentiality. If Buyer decides not to purchase the Business, Buyer will promptly notify the Broker of this fact and will promptly return all documentation without retaining copies, summaries, analyses or extracts.

14.	14. BUYER & SELLER COSTS: Buyer and Seller will each pay their own legal, accounting, advisor and finance costs and one half of the escrow fee and costs. Buyer will pay at Closing any sales taxes assessed on the Business Assets.							
15.	BINDING TERMS: This is a non-binding LOI and may be cancelled by either party at any time except for paragraphs 11,12, 13, 14 and 16 which are binding and will survive this LOI, even if any above conditions are not met or this LOI is cancelled.							
16.	TERM AND TERMINATION: This LOI will e	xpire	days after Signing or upon execution of an APA, whichever					
			automatically expire if Buyer proposes a change to the	terms				
PROV ACCO	/ISION OF THIS FORM IN ANY SPECIFIC TRANSAC	TION. A BUSINESS BI	REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUAC ROKER IS NOT LICENSED OR QUALIFIED TO PROVIDE LEGAL, SULT WITH INDEPENDENT ATTORNEYS, ACCOUNTANTS AND C HE TRANSACTION.					
ר 🗖	his LOI is subject to the attached addendum	dated						
THE	ABOVE TERMS ARE AGREED TO AND ACCE	PTED BY:						
BUY	ER		SELLER					
Print	Name/Title		Print Name/Title					
Sign	ature	Date	Signature	Date				
Print	Name/Title		Print Name/Title					
Sign	ature	Date	Signature	Date				
Corp	oration (or other entity)		Corporation (or other entity)					
by:			by:					
Print	Name and Title		Print Name and Title					
Sign	ature	Date	Signature	Date				
Addr	ess		Address					
City,	State Zip		City, State Zip					

Date

Business

Buyer

Agent for Broker