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BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT

	Buyer	Date	Seller	Date	
INITIA	LS: Buyer	Date	Seller	Date	
	cash, and the followagreements assume Seller to the following without limitation: a governmental permicand reserve accounding the bus other assurances of marks, or trade dreaded.	SED. This sale shall include ving other assets which are ed by Buyer pursuant to Seng intangible property now call drawings, plans specificats, certificates, licenses, autits made as security for the fusiness, and related trademark performance received. Notwess for Seller's other busing conditioned on their agreement allocated to the license) for the street of the sallocated to the license.	not included: In a ction 9b below, this sale or hereafter existing with a stions and other architect horizations and approvals alfillment of any of Seller's ks, service marks or trade withstanding the foregoing, the sesses, then the Buyer's ent to an irrevocable, royal	addition to the leases, includes all right, title the respect to the bustural or engineering work; all utility, security and obligations; any name edress; and guaranties, if Seller uses the trades and Seller's obligationty-free license (exclude	, contracts and and interest of iness including ork product; all I other deposits of or telephones, warranties or emarks, service ons under this ling any portion
	Buyer Brokerage F receipt or mutual a incurred by Buyer. unpaid, Buyer Broke in this Agreement, t	irm shall deposit any check cceptance, whichever occu If all or part of the earnest i erage Firm or Closing Agent r the earnest money shall be a	to be held by the Buyer agrees to money is to be returned may deduct and pay them policable to the purchase	o pay financing and p to Buyer and any such therefrom. Unless othe price.	ourchase costs h costs remain erwise provided
	Selling Firm's poole trust account in Sell	y is to be held by Buyer Bro d trust account (with interes ing Firm's name. The intere entitled to the earnest mone	t paid to the State Treasust, if any, shall be credite	urer) 🔲 A separate i	nterest bearing
	☐ ´ days afte	he earnest money no later the mutual acceptance. the Feasibility Period defined			
	check Promisso	. The earnest money in the a ory note ☐ Other: although Buyer Brokerage Fi	The earnest money shall	be held by 🗌 Buyer E	Brokerage Firm
	All cash at closi \$/	ng with no financing continging contingent on new finance of the purchase price in cate or both, as applicable): [cordance with Section 4 of the of the purchase price, section 4 of this Agreement.	ing in accordance with Seash at Closing with the bases Buyer's assumption is Agreement; Buyer'	alance of the purchase of any underlying not 's delivery at Closing o	e price paid as e and security of a promissory
		E. The total purchase price, inventory as determined in S			(\$), plus
	("Buyer") ag commonly known a Exhibit A. The Refe	rees to buy and ("S s in the City of erence Date above is intend nce," which is defined in Sec	_, County, Washi ed to be used to referenc	ington, legally describe	ed on attached
Refe	erence Date:,				

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___ Date ____

BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT (CONTINUED)

				(00.11.11022	,		
			sed under this Agreement. operty, are referred to collec			yer, including an	y interest in
The purchase price shall be allocated among the assets purchased in the folic; equipment; leasehold improvements; supplies; no consulting agreement; goodwill; other (identify)					ving amounts: re scompete agreem	eal property nent;	
4.	PA	YME	ENT TERMS AND SECURI	ITY.			
	fina day cos cor leas mo tha ear	ancir /s af sts a nting st nthly n rnest	plication for New Financing, then Buyer shall submitter satisfaction of the Feasiland fees and shall make sency period. Buyer shall n% of the purchase pricy payments amortized over% of the loan amount money unless Buyer givedays (60 days, if not complete	t a complete, written app bility Contingency in Sec a good faith effort to p ot reject those terms of a e, interest not to exceed r not less than ye . This Agreement shall s Seller written notice th	lication for financing for tion 9 of this Agreement rocure financing at all a commitment which progress, and total placement terminate and Buyer stat this condition is sati	r the Business wi . Buyer shall pay times during thi ovide for a loan a payment schedul ent fees and point shall receive a re sfied or waived o	thin five (5) all required s financing mount of at e calling for its not more fund of the
	b.	As	sumption of Existing Fina	ancing.			
		i)	Approval of Documents. If existing financing or debt, the Agreement a copy of a note; any mortgage, deed indemnity agreements; a Documents"). Buyer shall gives notice of disapproval	Seller shall deliver to B all documents relating to of trust, or real estate coand any fixture filings be deemed to have app	uyer within five (5) day the obligations that Buy ontract; any guaranties, or financing stateme roved the Underlying Lo	s after mutual ac- ver will assume, ir non-recourse ca ents (the "Under	ceptance of neluding the rve-outs, or lying Loan
		ii)	Consent to Assumption. Underlying Loan Docume Section 9 of this Agreeme effort to assume Seller's fi request, Seller shall assis behalf. Unless Buyer has completed) after satisfac complied with its obligation a refund of the earnest mo	ents within five (5) days ent. Buyer shall pay all r inancing at all times during the Buyer by requesting to obtained consent or waition of the Feasibility (ns under this Section; this	after satisfaction of the equired costs and fees ng this financing continue the lender's consent to ving this condition within Contingency, and proving the satisfaction of the equipment of the	e Feasibility Con and shall make a gency period. Up the assumption n days (30 ided that Buyer	atingency in a good faith bon Buyer's on Buyer's days, if not has timely
		iii)	Assumption Fees and Exp Seller's underlying indebte or other out-of-pocket exp	edness including all app			
		iv)	Release of Seller and Print be (shall not be if not co released from their obligation after Closing.	mpleted) conditioned up	oon Seller and all guar	antors or indemr	nitors being
c.	Sel	ler I	Financing.				
		i)	<u>Debt Instruments</u> . If Selle and security instruments a closing: (i) LPB Form N	are attached to this Agre	ement, Buyer shall exe	ecute and deliver	to Seller at
INIITI	ΔI Q.	P	Ruver D	ate	Saller	Date	

_____ Date ______Seller _____



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BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT

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		PROPERTY optional clauses in that form shall apply; (ii) UCC-1 Financing Statement covering the personal property subject to Seller's security interest; and (iii) LPB Form No. 20 Short Form Deed of Trust and CBA Form No. DTR Deed of Trust Rider if real property is included in the sale.
	ii)	<u>Payment Terms</u> . The promissory note shall bear interest at the rate of% per annum, and shall be payable as follows (choose one):
		monthly installments of interest only;
		monthly installments of \$;
		equal monthly installments of principal and interest in an amount sufficient to fully amortize the outstanding principal balance at the stated interest rate over years;
		☐ Other
		Payments shall commence on the first day of the first month following the month in which closing occurs and continuing on the same day of each succeeding month, until (choose one) :
		months from the date of closing;
		other, on which date all outstanding principal and interest shall be due.
		Buyer may may not (may, if not completed) prepay the outstanding principal balance without premium or penalty. If Seller receives any monthly payment more than day (15 days if not filled in) after its due date, then Buyer shall be in default and a late payment charge of \$ or % of the delinquent amount (5% of the delinquent amount if not filled in) shall be added to the scheduled payment. The principal shall, at Seller's option, bear all interest at the rate of % per annum (18% or the maximum rate allowed by law, whichever is less, if not filled in) during any period of Buyer's default. Buyer shall have (5 days if not filled in) after written notice from Seller to cure a default before Seller may declare all outstanding sums to be immediately due and payable.
5.	EXHIB	TS AND ADDENDA. The following Exhibits and Addenda are made a part of this Agreement:
	Production	rnest Money Promissory Note, CBA Form EMN missory Note, LPB Form No. 28A C Financing Statement, Form UCC-1 RPTA Certification, CBA Form 22E signment and Assumption, CBA Form PS-AS dendum/Amendment, CBA Form PSA ck-Up Addendum, CBA Form BU-A ancing Addendum, CBA Form PS-FIN feasance Addendum, CBA Form PS-D siness Opportunity Real Estate Addendum, CBA Form PS-2A
3.	parties	HASE OF BUSINESS REAL PROPERTY. If this sale includes the sale of real property to Buyer, the have attached and completed the CBA Form No. PS-2A Real Property Addendum or another addendum ng the sale of real property.
7.	be resp which which which	R'S UNDERLYING FINANCING. Unless Buyer is assuming Seller's underlying financing, Seller shall onsible for confirming the existing underlying financing is not subject to any "lock out" or similar covenant would prevent the lender's lien from being released at Closing. In addition, Seller shall provide Buyer or to the end of the Feasibility Period if Seller is required to substitute securities for collateral for the ing financing (known as "defeasance"). If Seller provides this notice of defeasance to Buyer, then the

Buyer_____ Date _____ Date _____

Seller____

___Date ____

_____ Date _____

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BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT

parties shall close the transaction in accordance with the process described in CBA Form PS D or any different

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8. LIQUOR/GAMING LICENSES. This sale \(\square\) does \(\square\) does not (does not, if not filled in) involve the transfer of a State Liquor or Gaming License. If a State Liquor License and/or Gaming License is to be transferred as

process identified in Seller's defeasance notice to Buyer.

	and Seller shall cooperate with Buyer's efforts. If the transfer of either of those licenses is denied or not granted prior to Closing Buyer may, at Buyer's option, terminate this Agreement prior to Closing and the earnest money shall be refunded to the Buyer.
9.	FEASIBILITY CONTINGENCY. Buyer's obligations under this Agreement are conditioned upon Buyer's satisfaction in Buyer's sole discretion, concerning all aspects of the Business, including physical and financial condition; the presence of or absence of any hazardous substances on the real property; the contracts and leases affecting the Business; the potential financial performance of the Business; the availability of government permits and approvals; and the feasibility of the Business for Buyer's intended purpose. This Agreement shall terminate and Buyer shall receive a refund of the earnest money unless Buyer gives written notice to Seller within days (30 days if not filled in) (the "Feasibility Period") of Mutual Acceptance stating that this condition is satisfied. If such notice is timely given, the feasibility contingency stated in this Section shall be deemed to be satisfied.
	a. Schedule of Assets. Within ten (10) days of Mutual acceptance, Seller shall prepare a schedule setting forth all property to be transferred to Buyer at Closing, whether real, personal, tangible, or intangible. Buyer shall give notice of approval within ten (10) days of receipt of the schedule. If Buyer approves the schedule and Buyer and Seller have not agreed on an allocation of the purchase price in Section 3 above, then Buyer and Seller shall agree on an allocation of the purchase price among the various assets (equipment, furnishings and fixtures, goodwill, etc.). If Buyer fails to give notice of approval of the schedule, or if the parties cannot agree on the allocation of the purchase price within ten (10) days after Buyer's approval of the schedule, this Agreement shall terminate. Except as otherwise provided in this Agreement, Seller is not transferring and Buyer is not assuming any accounts payable or other liabilities of Seller, and Seller shall indemnify and hold Buyer harmless from all liabilities of Seller related to Seller's operation of the business. This agreement to indemnify and defend Seller shall survive Closing.
	b. Books, Records, Leases, Agreements. Seller shall make available for inspection by Buyer or its agents within days (2 days if not filled in) after mutual acceptance of this Agreement all documents available to Seller relating to the ownership and operation of the Business, including without limitation: (i) statements for utilities, real and personal property taxes and assessments, property management agreements or other

agreements with professionals and consultants; (ii) service contracts, franchise agreements, employment contracts, and leases or conditional sales agreements for equipment, fixtures, or other personal property, (iii) plans, specifications, permits, applications, drawings, surveys, studies, warranties and maintenance records regarding the Business or the property, if any, sold hereunder; (iv) books and records regarding the past performance and current financial condition of the business, including state and federal tax returns, financial statements, balance sheets, accounting records and audit reports; and (v) any lease or other agreement for

Buyer shall determine within the Feasibility Period whether it wishes and is able to assume, as of Closing, all of the foregoing leases, contracts, and agreements which have terms extending beyond Closing, and to determine which leases, contracts and agreements that Buyer does not wish to assume or to be subject. Buyer shall be solely responsible for obtaining any required consents to each assumption. Seller, however, shall cooperate with Buyer in securing any necessary consents but shall not be required to incur any out-of-pocket expenses or liability in doing so. Seller shall transfer the leases, contracts and agreements as provided in

 INITIALS:
 Buyer
 Date
 Seller
 Date

 Buyer
 Date
 Seller
 Date

use and occupancy of any premises on which all or a portion of the Business is located or conducted.

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BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT

(CONTINUED)

Section 14 of this Agreement.

If, at or prior to the end of the Feasibility Period, Buyer notifies Seller that there are certain leases, contracts or agreements that Buyer wants terminated as a condition of Buyer's purchase, Seller shall have ten (10) days from the date of Buyer's notice to terminate each such lease, contract or agreement on terms satisfactory to Seller. Buyer shall incur no liability for any such termination. Unless Seller notifies Buyer by the end of the tenday period that Seller has been able to terminate each such lease, contract or agreement on terms satisfactory to Seller, this Agreement shall terminate and the earnest money shall be returned to Buyer, unless Buyer, on or before the end of the ten-day period, waives the termination requirement and proceeds to close.

- c. Access. Seller shall permit Buyer and its agents, at Buyer's sole expense and risk, to enter the Business at reasonable times to conduct inspections concerning the Business, the real property and improvements, and the feasibility of the Business and the premises for Buyer's intended use. Buyer shall schedule any entry with Seller in advance and shall comply with Seller's reasonable requirements including those relating to security, confidentiality, and disruption of the Business. Buyer shall not perform any invasive testing without obtaining the Seller's prior written consent, which shall not be unreasonably withheld. Buyer shall restore the Business and real property and improvements to the same condition they were in prior to inspection. Buyer shall be solely responsible for all costs of its inspections and feasibility analysis and has no authority to bind the Business or real property for purposes of statutory liens. Buyer agrees to indemnify and defend Seller from all liens, costs, claims, and expenses, including attorneys' and experts' fees, arising from or relating to entry onto or inspection of the Business. This agreement to indemnify and defend Seller shall survive Closing. Buyer may continue to enter the Business in accordance with the foregoing terms and conditions after removal or satisfaction of the feasibility contingency only for the purpose of re-sale or to satisfy conditions of financing.
- **d.** Lease of Premises by Seller. If Seller is the owner of the premises on which all or a part of the Business is located, and Buyer is not purchasing the premises as part of this Agreement, Seller shall deliver to Buyer within ten (10) days after mutual acceptance a proposed form of lease for the premises. Buyer and Seller shall then have until the end of the Feasibility Period to agree upon a final form of lease. If Buyer and Seller cannot agree on a final form of lease by the end of the Feasibility Period, then Buyer or Seller may terminate this Agreement and the earnest money shall be returned to Buyer.
- **e. Contact with and Employment of Personnel.** Buyer shall not contact any employees of Seller without Seller's permission unless this Agreement is made contingent on hiring such employees.
- 10. INVENTORY. Within ten (10) days of Mutual Acceptance, Seller and Buyer shall agree in writing on a preliminary inventory setting forth the count and assigned unit values for Business inventory. If Seller and Buyer cannot agree on a preliminary inventory, then this Agreement shall terminate and the earnest money shall be refunded to Buyer. The inventory shall be valued at the lower of Seller's cost for any such item or the fair market value of such item. The inventory to be sold shall consist only of items of quality or quantity commercially usable and saleable in the ordinary course of business. At the close of the last business day prior to Closing, Seller and Buyer shall conduct a final inventory for the purpose of adjusting the inventory count (but not the assigned unit values). The final inventory shall not exceed the preliminary count by more than ______ percent (10% if not filled in). The final inventory value (the final inventory count per item times the assigned unit values per item) shall be added to the purchase price described in Section 1.
- 11. EMPLOYMENT MATTERS. Seller shall be responsible for all employment obligations of the Business prior to Closing, including wages, taxes, accrued vacation and sick pay, and benefits for all employees and/or contractors engaged by Seller for the Business prior to Closing. Unless otherwise agreed, all employees shall be terminated as of Closing and Buyer shall be responsible after Closing only for those employees or contractors that Buyer hired.

NITIALS:	Buyer_	Date	Seller_	Date
	Buyer	Date	Seller	Date

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BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT

(CONTINUED)

12.	in the ordinary cours inventory in the ordin on the date of mutua shall not enter into, course of business), which shall not be ur of the employees or	DR TO CLOSING. After Muse; shall not sell, pledge, enary course); shall maintain the lacceptance of this Agreem modify, or terminate any cormake capital expenditure preasonably withheld; shall principals of the business; narges regarding the Busine	ncumber or otherwise trache assets of the Business nent, ordinary wear and to contracts, leases or otheres in excess of \$5,000 who increase the compensand shall pay before delighted.	ansfer any of the prop is in at least the same co ear and damage by cas ir agreements (except vithout first obtaining B isation, benefits or dist inquency all taxes, ass	erty (except for ondition existing sualty excluded; in the ordinary suyer's consent, ributions of any
13.	POSSESSION. Buye	er shall be entitled to posse	ssion \square on Closing \square] (on Closing, if	not filled in).
14.	of transfer is dictated any kind, except as deliver to Closing Ag	e to the tangible property sld by law. Seller warrants the otherwise provided in this pent CBA Form No. PS-AS Aments assumed by Buyer a	at the title to the property Agreement. At Closing Assignment and Assump	shall be free of all lien Seller and Buyer shation Agreement transfe	ns and claims of all execute and
15.	select the Closing A on the scheduled clowith this Agreement proceeds are available shall be considered a day after Closing. N Seller's underlying f conducted in accordantended to constitute	E. The sale shall be closed gent, if not completed). But osing date all instruments at "Closing" shall be deemed be to Seller. Time is of the davailable to Seller, even the Notwithstanding the foregoing requires that it be ance with the three-day closed by Closing Agent provided	lyer and Seller shall deport and monies required to dead to have occurred whe essence in the performan bugh they cannot be disbough if Seller informed Busing process described in losing Agent. Buyer and	osit with Closing Agen complete the purchase en the deed is recordence of this Agreement. Tursed to Seller until the Tuyer during the Feasibot be paid off, then Concern PS_D. The Management of the Seller will provide an	It by 12:00 p.m. in accordance ed and the sale Sale proceeds e next business illity Period that closing shall be is Agreement is y supplemental
16.	closing, rents and of Licenses if closing of charges, advertising agreed in writing, Bu reimburse Seller for	Seller and Buyer shall each other payments under assurption occurs within ninety (90) do fees, and other operating uyer shall pay all costs of a lease, utility and other busind/or use tax (other than reason).	amed contracts or lease ays of the start of the li expenses shall be pro-rassuming contracts lease iness related deposits no	s, license fees for Liq cense year, utilities, p ated as of closing. Un s and other agreemen ot returned to Seller at	luor or Gaming whone company nless otherwise tts. Buyer shall t closing. Buyer
17.	this Agreement and of Business are materia against all or a portion	e risk of loss or damage to the obtain a refund of the earne ally damaged by casualty be on of the premises before Clof \$100,000 or five percent (est money if improvement efore Closing, or if conde losing. Damage will be c	ts on the premises or the mnation proceedings a considered material if the	ne assets of the are commenced ne cost of repair
18.	Feasibility Period, in or in the title report that, to the best of S authorized to enter Agreement; (b) The	SENTATIONS. Except as cluding matters disclosed in or any supplemental report Seller's actual knowledge, e into this Agreement, to shooks, records, leases, age all material documents in	n the books, records and t or documents reference each of the following is tr sell the Business, and t reements and other item	I documents made ava- ed therein, Seller repre- cue as of the date here to perform its obligations delivered to Buyer p	nilable to Buyer, esents to Buyer eof: (a) Seller is ons under this oursuant to this
INITI	ALS: Buyer	Date	Seller	Date	

Buyer_____ Date _____ Date _____

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BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT

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condition of the Business; (c) Seller has not received any written notices that the real property or the Business violate any applicable laws, regulations, codes and ordinances; (d) Seller has all certificates of occupancy. permits, and other governmental consents necessary to own and operate the Business for its current use: (e) There is no pending or threatened litigation which would adversely affect the Business after Closing; (f) There is no pending or threatened condemnation or similar proceedings affecting the real property, and the Business is not within the boundaries of any planned or authorized local improvement district; (g) Seller has paid (except to the extent prorated at Closing) all local, state and federal taxes (other than real and personal property taxes and assessments described in Section 16 above) attributable to the period prior to closing which, if not paid, could constitute a lien on Property (including any personal property), or for which Buyer may be held liable after Closing; (h) Seller is not aware of any concealed material defects in the Business except as disclosed to Buyer in writing during the Feasibility Period; (i) There are no Hazardous Substances (as defined below) currently located in, on, or under the Business in a manner or quantity that presently violates any Environmental Law (as defined below); there are no underground storage tanks located on the real property; and there is no pending or threatened investigation or remedial action by any governmental agency regarding the release of Hazardous Substances or the violation of Environmental Law at the Business. As used herein, the term "Hazardous Substances" shall mean any substance or material now or hereafter defined or regulated as a hazardous substance, hazardous waste, toxic substance, pollutant, or contaminant under any federal, state, or local law, regulation, or ordinance governing any substance that could cause actual or suspected harm to human health or the environment ("Environmental Law"). The term "Hazardous Substances" specifically includes, but is not limited to, petroleum, petroleum by-products, and asbestos.

- 19. INDEMNIFICATION. Seller agrees to defend and indemnify Buyer from any liability, loss, or damage (including attorneys' fees and costs of litigation) arising from or relating to Seller's breach of the foregoing representations or any of its other obligations set forth in this Agreement. This agreement to indemnify and defend Buyer shall survive Closing.
- 20. COVENANT NOT TO COMPETE. Seller, and all partners, members, shareholders, officers and directors of Seller, agree that for a period of _____ months following Closing, neither Seller nor its partners, members, shareholders, officers or directors will participate in the ownership or operation of any business that competes directly with the business sold to Buyer that is located within a radius of ____ miles of any business location sold to Buyer under this Agreement. If Seller breaches this covenant, Buyer will be entitled to obtain an injunction to prevent the competitive activity, as well as to recover any money damages, attorney fees, and costs to which Buyer may be entitled.
- 21. NOTICES AND COMPUTATION OF TIME. Unless otherwise specified, any notice required or permitted in, or related to, this Agreement (including revocations of offers and counteroffers) must be in writing. Notices to Seller must be signed by at least one Buyer and must be delivered to Seller and Listing Broker with a courtesy copy to any other party identified as a recipient of notices in Section 30. A notice to Seller shall be deemed delivered only when received by Seller, Listing Broker, or the licensed office of Listing Broker. Notices to Buyer must be signed by at least one Seller and must be delivered to Buyer, with a copy to Buyer Broker and with a courtesy copy to any other party identified as a recipient of notices in Section 30. A notice to Buyer shall be deemed delivered only when received by Buyer, Buyer Broker, or the licensed office of Buyer Broker. Buyer Broker and Listing Broker have no responsibility to advise of receipt of a notice beyond either phoning the represented party or causing a copy of the notice to be delivered to the party's address provided in this Agreement. Buyer and Seller shall keep Buyer Broker and Listing Broker advised of their whereabouts in order to receive prompt notification of receipt of a notice. If any party is not represented by a licensee, then notices must be delivered to and shall be effective when received by that party at the address, fax number, or email indicated in Section 30.

NITIALS:	Buyer_	Date	Seller_	Date
	Buyer	Date	Seller_	Date



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BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT

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Unless otherwise specified in this Agreement, any period of time in this Agreement shall mean Pacific Time and shall begin the day after the event starting the period and shall expire at 5:00 p.m. of the last calendar day of the specified period of time, unless the last day is a Saturday, Sunday or legal holiday as defined in RCW 1.16.050, in which case the specified period of time shall expire on the next day that is not a Saturday, Sunday or legal holiday. Any specified period of five (5) days or less shall not include Saturdays, Sundays or legal holidays. Notwithstanding the foregoing, references to specific dates or times or number of hours shall mean those dates, times or number of hours; provided, however, that if the Closing Date falls on a Saturday, Sunday, or legal holiday as defined in RCW 1.16.050, or a date when the county recording office is closed, then the Closing Date shall be the next regular business day.

	CIO	ising Date shall be the next r	egular business day.			
22.	AG	ENCY DISCLOSURE. At the	ne signing of this Agreeme	nt,		
	Buy	yer Broker				
	rep	resented				
	and	d the Listing Broker				
	rep	resented				
	Buyer Brokerage Firm, Buyer Brokerage Firm's Designated Broker, Buyer Brokerage Firm's Branch Manager (if any) and any of Buyer Brokerage's Firm's Managing Brokers who supervise Buyer Broker represent the same party that Buyer Broker represents. Listing Firm, Listing Firm's Designated Broker, Listing Broker's Branch Manager (if any), and any of Listing Firm's Managing Brokers who supervise Listing Broker represent the same party that the Listing Broker represents. All parties acknowledge receipt of the pamphlet entitled "Real Estate Brokerage in Washington."					
23.	BU	YER BROKER'S COMPEN	SATION DISCLOSURE.			
	a. <u>Compensation from Seller</u> . The compensation offered and paid to Buyer Brokerage Firm by Seller for providing buyer brokerage services to Buyer related to the Property is:					
	☐ Offered:% of purchase price; Paid:% of purchase price					
		☐ Offered: \$; Paid \$				
	b.	Compensation from Listing Firm for providing buyer bro			okerage Firm by the Listing	
		Offered:% of pure	chase price: Paid: %	of purchase price		
		Offered: \$; Paid \$	•			
		Offered: Other:; F				
24.	4. ASSIGNMENT. Buyer may may not (may not, if not completed) assign this Agreement, or Buyer's rights hereunder, without Seller's prior written consent, unless provided otherwise herein. If the "may not" option is selected and the words "and/or assigns" or similar words are used to identify the Buyer, then this Agreement may be assigned with notice to Seller but without Seller's consent only to an entity which is controlled by or under common control with the Buyer identified in this Agreement. Any other assignment requires Seller's consent. The party identified as the initial Buyer shall remain responsible for those obligations of Buyer stated					
INITI	ALS:	Buyer	_ Date	_Seller	Date	
		Buyer	_ Date	Seller	Date	

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BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT

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in this Agreement notwithstanding any assignment and, if this Agreement provides for Seller to finance a portion of the purchase price, then the party identified as the initial Buyer shall guarantee payment of the Seller financing.

25. DEFAULT AND ATTORNEY'S FEES.

a. Buyer's default. In the event Buyer fails, without legal excuse, to complete the purchase of the Business, then (<i>check one</i>):
☐ Seller may terminate this Agreement and keep the earnest money as liquidated damages as the sole and exclusive remedy available to Seller for such failure; or
☐ Seller may, at its option, (a) terminate this Agreement and keep as liquidated damages the earnest money as the sole and exclusive remedy available to Seller for such failure, (b) bring suit against Buyer for Seller's actual damages, (c) bring suit to specifically enforce this Agreement and recover any incidental damages, or (d) pursue any other rights or remedies available at law or equity.
b. Seller's default. In the event Seller fails, without legal excuse, to complete the sale of the Business, then (<i>check one</i>):
As Buyer's sole remedy, Buyer may either (a) terminate this Agreement and recover all earnest money or fees paid by Buyer whether or not the same are identified as refundable or applicable to the purchase price; or (b) bring suit to specifically enforce this Agreement and recover incidental damages, provided, however, Buyer must file suit within sixty (60) days from the scheduled date of closing or from the date Seller has informed Buyer in writing that Seller will not proceed with closing, whichever is earlier; or
☐ Buyer may, at its option, (a) bring suit against Seller for Buyer's actual damages, (b) bring suit to specifically enforce this Agreement and recover any incidental damages, or (c) pursue any other rights or remedies available at law or equity.
Neither Buyer nor Seller may recover consequential damages such as lost profits. If Buyer or Seller institutes suit against the other concerning this Agreement, the prevailing party is entitled to reasonable attorneys' fees and expenses. In the event of trial, the amount of the attorney's fee shall be fixed by the court. The venue of any suit shall be the county in which the Business is located, and this Agreement shall be governed by the laws of the state where the Business is located.

26. MISCELLANEOUS PROVISIONS.

- **a. Complete Agreement.** This Agreement and any addenda and exhibits thereto state the entire understanding of Buyer and Seller regarding the sale of the Business. There are no verbal or other written agreements which modify or affect the Agreement.
- **b.** Counterpart Signatures. This Agreement may be signed in counterpart, each signed counterpart shall be deemed an original, and all counterparts together shall constitute one and the same agreement.
- **c. Electronic Delivery.** Electronic delivery of documents (e.g., transmission by facsimile or email) including signed offers or counteroffers and notices shall be legally sufficient to bind the party the same as delivery of an original. At the request of either party, or the Closing Agent, the parties will replace electronically delivered offers or counteroffers with original documents.
- **d.** Section 1031 Like-Kind Exchange. If either Buyer or Seller intends for this transaction to be a part of a Section 1031 like-kind exchange, then the other party agrees to cooperate in the completion of the like-kind exchange so long as the cooperating party incurs no additional liability in doing so, and so long as any expenses (including attorneys fees and costs) incurred by the cooperating party that are related only to the exchange are paid or reimbursed to the cooperating party at or prior to Closing. Notwithstanding Section 23, any party completing a Section 1031 like-kind exchange may assign this Agreement to its qualified intermediary or any

INITIALS:	Buyer	Date	Seller	Date
	Buyer	Date	Seller	Date

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BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT

(CONTINUED)

entity	set up	for the	purposes c	or completing a	reverse exchange.	

_____ Date _____

27.	follow accept count busin timely No act the L Sellei Buye fully-s If any	ving the day Buy pted, it shall lap teroffer, the other ess day) following accepted or conceptance, offer isting Broker or is effective unturned or signed countered.	er delivers the offer to accesse and the earnest mone or party shall have until 5: ng receipt to accept the countered, this Agreement shor counteroffer from the lithe licensed office of the il a signed copy is received al Acceptance" shall occurred has been received by the resented by a broker, the	ept this offer, unless soon by shall be refunded to 00 p.m. on the but ounteroffer, unless soon hall lapse and the earnes Buyer is effective until a Listing Broker. No accept by the Buyer, the Buyer when the last counter the offeror, his or her brokey shall be soon to be under the offeror, his or her brokey and the softeror, his or her brokey shall be under the offeror, his or her brokey shall be under the offeror, his or her brokey shall be under the softeror, his or her brokey shall be under the softeror.	, (if not filled in, the third businer withdrawn. If this offer is really business day (if not filled in, the er withdrawn. If the counterest money shall be refunded to the signed copy is received by the eptance, offer or counteroffer were Broker or the licensed office of the day of the day of the licensed office of the day of t	not timely a future e second ffer is not ne Buyer. he Seller, from the ice of the , and the le broker.
28.	and of agree comp Seller one pand E irrevolustin attorn Notw	conditions hereing the ment. If there the ment of the	n. The Listing Firm's comp is no written listing or of % of the sales price or sent to Listing Firm and E sharing of compensation Firm, as applicable, a pone Closing Agent to disburt Brokerage Firm to enforce expenses. The Property	ensation shall be paid as commission agreement, \$ The compensate Buyer Brokerage Firm respective of their funds in estreet the compensation detected in attached	agrees to sell the Property on a specified in the listing or con Seller agrees to pay to Listion to Buyer Brokerage Firm ceiving compensation from mad Buyer hereby assign to Listicrow equal to such compensative to the Firm(s). In any evailing party is entitled to reexpanding to the Exhibit A is commercial reader parties' signatures and an attention of the specific parties are specific parties and attention of the specific parties are specific parties are specific parties and attention of the specific parties a	mmission ting Firm is nore than ating Firm ation and action by asonable at estate.
	WRITMAD INVE FINA CON BUYE LIMIT (INCL TOXI ADVI FEAS	TING TO BUYE E ANY REPI STIGATION CO NCIAL STRENC DITION OF TH ER'S INTENDED TATION, THE PI LUDING LAWS C MATERIALS SED TO ENG SIBILITY MATT	R OR SELLER, THE BU'RESENTATIONS OR NONCERNING THE LEGALETH, BOOKS, RECORDS, E PROPERTY OR ITS IID USE; OR OTHER MATT ROPERTY'S ZONING, BOREGARDING ACCESSIINCLUDING MOLD OR AGE QUALIFIED EXPE	YER BROKER, LISTING WARRANTIES OR C. EFFECT OF THIS AG REPORTS, STUDIES, MPROVEMENTS; THE ERS RELATING TO THE UNDARIES, AREA, COMBILITY FOR DISABLED OTHER ALLERGENS. RTS TO ASSIST WI	T AS OTHERWISE DISCLOS BROKER, AND FIRMS HAY ONDUCTED ANY INDEPREEMENT, BUYER'S OR SOR OPERATING STATEMENT FITNESS OF THE PROPERTY, INCLUDING WOLLANCE WITH APPLICABLY PERSONS), OR HAZARDOS SELLER AND BUYER ARTH THESE DUE DILIGENO (INDEPENDENT LEGAL ACTION OF THE SELLER AND SECONDER ARTH THESE DUE DILIGENOR (INDEPENDENT LEGAL ACTION OF THE SELLER AND BUYER ARTH THESE DUE DILIGENOR (INDEPENDENT LEGAL ACTION OF THE SELLER AND BUYER ARTHE ATTHE ATTHE ATTHE AND BUYER ARTHE ATTHE ATTHE ATTHE AND BUYER ARTHE ATTHE	ENDENT ELLER'S ITS; THE RTY FOR WITHOUT LE LAWS OUS OR E EACH CE AND
29.	connot that E prior	ection with the n Buyer is required	egotiation and performand I by law to disclose and th e), and will not use or kr	ce of this Agreement as one only after giving Selle	will treat all information ob confidential (except for any inf er written notice at least three of any confidential informatio	formation (3) days
INITI	ALS:	Buyer	Date	Seller	Date	

Seller____

___Date ____



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- 30. LISTING AGENT AND SELLING LICENSEE DISCLOSURE. EXCEPT AS OTHERWISE DISCLOSED IN WRITING TO BUYER OR SELLER, THE BUYER BROKER, LISTING BROKER, AND FIRMS HAVE NOT MADE ANY REPRESENTATIONS OR WARRANTIES OR CONDUCTED ANY INDEPENDENT INVESTIGATION CONCERNING THE LEGAL EFFECT OF THIS AGREEMENT, BUYER'S OR SELLER'S FINANCIAL STRENGTH, BOOKS, RECORDS, REPORTS, STUDIES, OR OPERATING STATEMENTS; THE CONDITION OF THE BUSINESS OR THE PERSONAL PROPERTY ASSETS OF THE BUSINESS; THE FITNESS OF THE BUSINESS FOR BUYER'S INTENDED USE; OR OTHER MATTERS RELATING TO THE BUSINESS, INCLUDING WITHOUT LIMITATION COMPLIANCE WITH APPLICABLE LAWS (INCLUDING LAWS REGARDING ACCESSIBILITY FOR DISABLED PERSONS), OR HAZARDOUS OR TOXIC MATERIALS. SELLER AND BUYER ARE EACH ADVISED TO ENGAGE QUALIFIED EXPERTS TO ASSIST WITH THESE DUE DILIGENCE AND FEASIBILITY MATTERS, AND ARE FURTHER ADVISED TO SEEK INDEPENDENT LEGAL AND TAX ADVICE RELATED TO THIS AGREEMENT.
- **31. IDENTIFICATION OF THE PARTIES.** The following is the contact information for the parties involved in this Agreement:

<u>Buyer</u>			<u>Seller</u>		
Contact:			Contact:		
Address:			Address:		
Business Phone:			Business Phone:		
Mobile Phone:			Mobile Phone:		
Fax:			Fax:		
Email: _			Email:		
Buyer E	Brokerage Firm		Listing Firm		
Name:			Name:		
Assumed Name (if applicable):			Assumed Name (if applicable):		
Buyer E	Broker:		Listing Broker:		
Address	s:		Address:		
Business Phone:			Business Phone:		
Mobile Phone:			Mobile Phone:		
Email:			Email:		
Fax:			Fax:		
MLS Office No.:			MLS Office No.:		
Licensed Office of the Buyer Broker		Licensed Office of the Listing Broker			
INITIALS:	Buyer	Date	Seller	Date	
	Buyer	Date	Seller	Date	



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(CONTINUED)

Busine: Mobile	s: ss Phone: Phone:		Address: Business Phone: Mobile Phone:	
Email:			Email:	
Fax:			Fax:	
CBA Of	ffice No.:		CBA Office No.:	
	sy Copy of Notices to Bu	yer to:	Courtesy Copy of Notices t	o Seller to:
Name:			Name:	
	s:		Address:	
	ss Phone:		Business Phone:	
Fax:			Fax:	
	Phone:		Mobile Phone:	
Email:			Email:	
INITIALS:	Buyer	_ Date	Seller	Date
	Buyer_	_ Date	Seller	Date



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BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT (CONTINUED)

IN WITNESS WHEREOF, the parties have signed this Agreement intending to be bound.

Buyer _	Printed name and type of entity	Buyer	Printed name and type of entity
Buyer -	Signature and title	Buyer ———	Signature and title
Date si	gned	Date signed	
Seller _	Printed name and type of entity	Seller	Printed name and type of entity
Seller		Seller	
_	Signature and title		Signature and title
Date si	gned	Date signed	
NITIALS:	Buyer Date	Seller	Date
	Buyer Date	Seller	Date