## WB-16 OFFER TO PURCHASE – BUSINESS WITH REAL ESTATE INTEREST

LICENSEE DRAFTING THIS OFFER ON (AGENT OF SELLER/LISTING FIRM) (AGENT OF BUYER)	[DATE] IS (AGENT OF BUYER
The Buyer (if entity, include type and state of organization),	
The bayer (if entity, include type and state of organization),	
	, offers to purchase the Assets of the Business known as
	, offers to purchase the Assets of the Business known asmes):
Type of Business Entity (e.g., corporation, LLC, partnership	o, sole proprietorship, etc.):
Business Description:	
// image	C 10 housingflow referred to so the "Dusiness"\ Insert additions
description, if any, at lines 912-949 or attach as an addended purchase price is	s 6-12 hereinafter referred to as the "Business"). Insert additiona um per line 906. The terms of Buyer's offer are as follows:
	ollars (\$
<b>INCLUDED IN PURCHASE PRICE</b> The purchase price incomessions, described as follows:	ollars (\$) cludes an interest in the Real Estate and the Other Assets of the
■ <u>INTEREST IN REAL ESTATE</u> : The Real Estate is the pro	perty known as
	rcel Number(s), legal description, or insert additional description
if any, at lines 912-949, or attach as an addendum per line 9	906] in the o
, County of, The Real Estate is owned by:	Wisconsin
The Real Estate is owned by:	
The Real Estate is leased to:	······
	(see lines 302-329) ownership leasehold assignment of existing
The Peal Estate interest included in the nurchase price is:	
lease	
lease ☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐	nterest, at lines 912-949 or attach as an addendum per line 906 ts of the Business include all goodwill, stock-in-trade, Busines te stated on line 1 of this Offer (unless excluded at lines 59-61)
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58	NOT INCLUDED IN PURCHASE PRICE The purchase price does not include Seller's personal property (unless included
	at lines 16-57) and the following:
60	,
61	
	CAUTION: Identify trade fixtures owned by tenant, if applicable, Business Personal Property, and Fixtures that are
	on the Real Estate to be excluded by Seller or which are rented and will continue to be owned by the lessor (see
64	lines 37-43 and 65-75).
	"Fixture" is an item of property that is on the Real Estate on the date stated on line 1 of this Offer, which is physically
	attached to or so closely associated with land and improvements so as to be treated as part of the Real Estate, including,
	without limitation, physically attached items not easily removable without damage to the premises, items specifically adapted
	to the premises, and items customarily treated as fixtures, including, but not limited to, all: garden bulbs; plants; shrubs and
	trees; screen and storm doors and windows; electric lighting fixtures; window shades; curtain and traverse rods; blinds and
	shutters; central heating and cooling units and attached equipment; water heaters and treatment systems; sump pumps;
	attached or fitted floor coverings; awnings; attached antennas; overhead door openers and remote controls; installed security systems; central vacuum systems and accessories; in-ground sprinkler systems and component parts; built-in
	appliances; ceiling fans; fences; storage buildings on permanent foundations and docks/piers on permanent foundations. A
	Fixture does not include trade fixtures owned by tenants of the Real Estate.
	CAUTION: Exclude Fixtures not owned by Seller such as rented fixtures. See lines 59-61.
	BINDING ACCEPTANCE This Offer is binding upon both Parties only if a copy of the accepted Offer is delivered to Buyer
	on or before Seller may keep the Assets
	on the market and accept secondary offers after binding acceptance of this Offer.
	CAUTION: This Offer may be withdrawn prior to delivery of the accepted Offer.
80	ACCEPTANCE Acceptance occurs when all Buyers and Sellers have signed one copy of the Offer, or separate but identical
	copies of the Offer.
	CAUTION: Deadlines in the Offer are commonly calculated from acceptance. Consider whether short term
83	deadlines running from acceptance provide adequate time for <u>both</u> binding acceptance and performance.
84	<b>CLOSING</b> Legal possession of the Assets shall be delivered to Buyer at the time of closing. This transaction is to be closed
	on
86	
	date for closing falls on Saturday, Sunday, or a federal or a state holiday, the closing date shall be the next Business Day.
	CAUTION: To reduce the risk of wire transfer fraud, any wiring instructions received should be independently
	verified by phone or in person with the title company, financial institution, or entity directing the transfer. The real estate licensees in this transaction are not responsible for the transmission or forwarding of any wiring or money
	transfer instructions.
	EARNEST MONEY
	■ EARNEST MONEY of \$ accompanies this Offer.
	If Offer was drafted by a licensee, receipt of the earnest money accompanying this Offer is acknowledged.
95	■ FARNEST MONEY of \$ will be mailed or commercially electronically
96	or personally delivered within days ("5" if left blank) after acceptance.
97	All earnest money shall be delivered to and held by (listing Firm) (drafting Firm) (other identified as
98	
	NOT APPLICABLE (listing Firm if none chosen; if no listing Firm, then drafting Firm; if no Firm then Seller).
	CAUTION: If a Firm does not hold earnest money, an escrow agreement should be drafted by the Parties or an
	attorney as lines 104-125 do not apply. If someone other than Buyer pays earnest money, consider a special disbursement agreement.
	■ THE BALANCE OF PURCHASE PRICE will be paid in cash or equivalent at closing unless otherwise agreed in writing.
	■ <u>DISBURSEMENT IF EARNEST MONEY HELD BY A FIRM</u> : If negotiations do not result in an accepted offer and the
	earnest money is held by a Firm, the earnest money shall be promptly disbursed (after clearance from payer's depository
106	institution if earnest money is paid by check) to the person(s) who paid the earnest money. At closing, earnest money shall
	be disbursed according to the closing statement. If this Offer does not close, the earnest money shall be disbursed according
	to a written disbursement agreement signed by all Parties to this Offer. If said disbursement agreement has not been
	delivered to the Firm holding the earnest money within 60 days after the date set for closing, that Firm may disburse the
	earnest money: (1) as directed by an attorney who has reviewed the transaction and does not represent Buyer or Seller; (2) into a court hearing a lawsuit involving the earnest money and all Parties to this Offer; (3) as directed by court order; (4)
	upon authorization granted within this Offer; or (5) any other disbursement required or allowed by law. The Firm may retain
	legal services to direct disbursement per (1) or to file an interpleader action per (2) and the Firm may deduct from the
	earnest money any costs and reasonable attorneys' fees, in an amount up to \$1,000 but no more than one-half of the
115	earnest money, prior to disbursement.
116	■ <u>LEGAL RIGHTS/ACTION</u> : The Firm's disbursement of earnest money does not determine the legal rights of the Parties

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117	in relation to this Offer. Buyer's or Seller's legal right to earnest money cannot be determined by the Firm holding the earnest
	money. At least 30 days prior to disbursement per (1), (4) or (5) above, where the Firm has knowledge that either Party
	disagrees with the disbursement, the Firm shall send Buyer and Seller written notice of the intent to disburse by certified
	mail. If Buyer or Seller disagrees with the Firm's proposed disbursement, a lawsuit may be filed to obtain a court order
	regarding disbursement. Small Claims Court has jurisdiction over all earnest money disputes arising out of the sale of
	residential property with one-to-four dwelling units. Buyer and Seller should consider consulting attorneys regarding their
	legal rights under this Offer in case of a dispute. Both Parties agree to hold the Firm harmless from any liability for good
	faith disbursement of earnest money in accordance with this Offer or applicable Department of Safety and Professional
	Services regulations concerning earnest money. See Wis. Admin. Code Ch. REEB 18.
	TIME IS OF THE ESSENCE "Time is of the Essence" as to: (1) earnest money payment(s); (2) binding acceptance; (3)
127	occupancy; (4) date of closing; (5) contingency Deadlines STRIKE AS APPLICABLE and all other dates and Deadlines in
128	this Offer except:
129	If "Time is of the Essence" applies to a date or Deadline, failure to perform by the exact date or Deadline is a breach of contract. If "Time is of the Essence" does not apply to a date
130	failure to perform by the exact date or Deadline is a breach of contract. If "Time is of the Essence" does not apply to a date
131	or Deadline, then performance within a reasonable time of the date or Deadline is allowed before a breach occurs.
132	ASSETS CONDITION REPRESENTATIONS Seller represents to Buyer that as of the date of acceptance Seller has no
133	notice or knowledge of Conditions Affecting the Business, Assets or Transaction (as defined at lines 151-266) other than
134	those identified in Seller's disclosure report(s) CHECK AND INSERT DATES AS APPLICABLE:
135	Seller disclosure report (commercial or business real estate) dated
136	Real Estate Condition Report (1-4 dwelling units) dated
137	
138	Business disclosure report(s) dated
139	
140	which was/were received by Buyer prior to Buyer signing this Offer and which is/are made a part of this Offer by reference
	and
142	
143	INSERT CONDITIONS
144	NOT ALREADY INCLUDED IN THE DISCLOSURE OR CONDITION REPORT(S).

145 CAUTION: If Assets include 1-4 dwelling units, a Real Estate Condition Report containing the disclosures provided 146 in Wis. Stat. § 709.03 may be required. If Assets include Real Estate without any buildings, a Vacant Land Disclosure 147 Report containing the disclosures provided in Wis. Stat. § 709.033 may be required. Buyer may have rescission 148 rights per Wis. Stat. § 709.05. A commercial or business disclosure report for commercial/business Real Estate 149 may be used as well as business disclosure report(s) regarding Assets other than real estate. More than one report 150 may be used.

- "Conditions Affecting the Business, Assets or Transaction" is defined to include, but is not limited to, the following:
- Defects in the structure or structural components on the Real Estate, e.g., roof, foundation (including cracks, seepage, and bulges), basement or other walls.
- Defects or Deficiencies in mechanical systems, e.g., HVAC (including the air filters and humidifiers), electrical, plumbing, 155 septic, wells, fire safety, security or lighting for the Real Estate or Assets.
- Defects in a woodburning stove or fireplace or of other Defects caused by a fire in a stove or fireplace or elsewhere on 157 the Assets; or Defects related to smoke detectors or carbon monoxide detectors or a violation of applicable state or local 158 smoke detector or carbon monoxide detector laws.
- Defects in a well on the Real Estate or in a well that serves the Assets, including unsafe well water, a joint well serving 160 the Assets or any Defect related to a joint well serving the Assets.
- Water quality issues caused by unsafe concentrations of or unsafe conditions relating to lead.
- Defects in a septic system or other private sanitary disposal system on or serving the Assets or any out-of-service 162 **f**. 163 septic system serving the Assets not closed or abandoned according to applicable regulations.
- Defect or contamination caused by unsafe concentrations of, or unsafe conditions relating to, lead in paint, lead in soil, 165 presence of asbestos or asbestos-containing materials such as vermiculite insulation, radon, radium in water supplies, 166 mold, pesticides or other potentially hazardous or toxic substances on the Assets.
- 167 **h**. Manufacture of methamphetamine or other hazardous or toxic substances on the Real Estate.
- Any zoning or building code violations, any land division for which required state or local permits had not been obtained, 168 **İ**. 169 nonconforming structures or uses, or conservation easements with regard to the Assets.
- Assets located within a special purpose district, such as a drainage district, lake district, sanitary district or sewer district, 170 **j**. 171 that has the authority to impose assessments against the Assets located within the district.
- Proposed, planned or commenced construction of a public project or public improvements which may result in special 173 assessments or otherwise materially affect the Business or Assets or the present use of the Business or Assets.
- Federal, state or local regulations requiring repairs, alterations or corrections of an existing condition regarding the 175 Assets, such as orders to correct building code violations.

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m. Flooding, standing water, drainage problems or other water problems on or affecting the Assets; or basement, window, or plumbing leaks, overflow from sinks, bathtubs, or sewers, or other ongoing water or moisture intrusions or conditions on the Assets.

- n. Nearby airports, freeways, railroads or landfills, or significant odor, noise, water intrusion or other irritants emanating from neighboring property.
- 181 o. Current or previous termite, powder post beetle, or carpenter ant infestations or Defects or Deficiencies caused by 182 animal, reptile, or insect infestations.
- Nonowners having rights to use part of the Real Estate, other than public rights-of-way, including, but not limited to, private rights-of-way and private easements, other than recorded utility easements; lack of legal access to the Assets or access restrictions.
- 186 q. Assets subject to restrictive covenants and deed restrictions; zoning variances or conditional use permits; shared 187 fences, walls, wells, driveways, signage or other shared usages or any Defect relating to shared use; or leased parking 188 serving the Assets.
- 189 r. Boundary or lot line disputes, encroachments, or encumbrances affecting the Assets.
- s. All or part of the Assets has been assessed as agricultural land, the Seller has been assessed a use-value conversion that the charge or the payment of a use-value conversion charge has been deferred.
- All or part of the Assets is subject to, enrolled in or in violation of a farmland preservation agreement, or a Forest Crop,
   Managed Forest Law, Conservation Reserve or a comparable program.
- 194 u. A pier is attached to the Assets that is not in compliance with state or local pier regulations, there is a written agreement 195 affecting riparian rights related to the Assets; or the bed of the abutting navigable waterway is owned by a hydroelectric 196 operator.
- 197 v. Government investigation or private assessment/audit of environmental matters conducted or material violations of 198 environmental or other laws or agreements regulating the Real Estate, the Business or the use of the Assets.
- w. Presence of or a Defect or Deficiency caused by unsafe concentrations of, unsafe conditions relating to, or the storage of hazardous or toxic substances on neighboring properties.
- 201 x. Seller's receipt of notice of property tax increases, other than normal annual increases, or notice or knowledge of a 202 completed or pending property reassessment of the Assets or any part thereof, remodeling that may increase the Assets' 203 assessed value, or pending special assessments affecting the Assets.
- 204 y. Agreements that bind subsequent owners of the Assets, such as a lease agreement or an extension of credit from an 205 electric cooperative.
- 206 z. Rented items located on the Real Estate or items affixed to or closely associated with the Assets.
- 207 aa. Owner is a foreign person as defined in the Foreign Investment in Real Property Tax Act in 26 IRC § 1445(f).
- 208 bb. Other Defects affecting the Real Estate or Assets, including, without limitation, drainage easement or grading problems; 209 or excessive sliding, settling, earth movement or upheavals; or any other Defect or material condition.
- 210 cc. Violation of federal, state or local regulations, ordinances, laws or rules; any government agency or court orders 211 requiring repair, alteration or correction of any existing condition; or any potential, threatened or pending claims against the 212 Business or its agents or materially affecting the Assets.
- 213 dd. Material violation of the Americans with Disabilities Act (ADA) or other state or local laws requiring minimum accessibility 214 for persons with disabilities. **NOTE: A building owner's or tenant's obligations under the ADA may vary dependent** 215 **upon the financial or other capabilities of the building owner or tenant**.
- ee. Construction, remodeling, replacements, or repairs affecting the Assets or the structure or mechanical systems done, or additions to the Assets made, during Seller's period of ownership without the required permits and approvals;
- 218 ff. Any portion of the Assets being in a 100-year floodplain, a wetland or shoreland zoning area under local, state or federal 219 regulations.
- 220 gg. A structure which the Business occupies or which is located on the Real Estate sold by this Offer is designated as a 221 historic building or any part of a structure which the Business occupies or the Real Estate sold by this Offer is in a historic 222 district; or one or more burial sites or archeological artifacts are located on the Real Estate.
- 223 hh. Conditions relative to the Assets constituting a significant health or safety hazard for occupants, invitees or employees 224 of the Business.
- 225 ii. Unsafe concentrations of, or unsafe conditions relating to hazardous or toxic substances or medical or infectious waste 226 located on the premises which the Business occupies or on the Assets; or previous storage or disposal of material amounts 227 of hazardous or toxic substances or medical or infectious waste on the premises the Business occupies or on the Assets.
- 228 jj. Assets are subject to a mitigation plan required under administrative rules of the Department of Natural Resources 229 related to county shoreland zoning ordinances, which obligates the owner of the Assets to establish or maintain certain 230 measures related to shoreland conditions and which is enforceable by the county.
- 231 kk. Material damage to the Assets from fire, wind, floods, earthquake, expansive soils, erosion or landslides; or significant 232 odor, noise, water intrusion or other irritants emanating from neighboring property.
- 233 II. A dam is totally or partially located on the Real Estate or that an ownership in a dam that is not located on the Real 234 Estate will be transferred with the Real Estate because it is owned collectively by members of a homeowners association,

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235 lake district,	or similar group. (If "yes," contact the Wisconsin Department of Natural Resources to find out if dam transfer	
236 requirement	s or agency orders apply.).	

mm. Underground or aboveground storage tanks for storage of flammable, combustible or hazardous materials including, but not limited, to gasoline and heating oil, currently or previously located on the premises which the Business occupies or on the Assets (the owner, by law, may have to register the tanks with the Wisconsin Department of Agriculture, Trade and Consumer Protection at P.O. Box 8911, Madison, Wisconsin, 53708, whether the tanks are in use or not. Regulations of the Wisconsin Department of Agriculture, Trade and Consumer Protection may require the closure or removal of unused tanks.).

- 243 nn. High voltage electric (100 KV or greater) or steel natural gas transmission lines located on but not directly serving the 244 Business or Assets.
- 245 oo. Any material Defects or Deficiencies in any of the equipment, appliances, business fixtures, fixtures, tools, furniture or 246 other Assets of the Business included in the transaction.
- pp. Any encumbrances on the Business, all integral parts thereof, or the Assets, except as stated in this Offer and in any schedule attached to it.
- qq. Any litigation, condemnation action, government proceeding or investigation in progress, threatened or in prospect against or related to the Business or the Assets.
- 251 rr. Any proposed road change, road work or change in road access which would materially affect the present use or access 252 to the Business or the Assets.
- 253 ss. Any right granted to underlying lien holder(s) to accelerate the debtor's obligation by reason of the transfer of ownership 254 of Business or the Assets, or any permission to transfer being required and not obtained.
- 255 tt. Any unpaid Business taxes such as: income; sales; payroll; Social Security; unemployment; or any other 256 employer/employee taxes due and payable or accrued; or any past due debts.
- 257 uu. A material failure of the financial statements, or schedules to the financial statements, to present the true and correct 258 condition of the Business as of the date of the statements and schedules or a material change in the financial condition or 259 operations of the Business since the date of the last financial statements and schedules provided by Seller, except for 260 changes in the ordinary course of business which are not in the aggregate materially adverse.
- 261 vv. Any insurance claims relating to damage to the Assets or Real Estate within the last five years, unresolved insurance 262 claims, outstanding lease or contract agreements, back wages, due or claimed, product liability exposure, unpaid insurance 263 premiums, unfair labor practice claims, unpaid past due debts regarding the Business or Assets.
- ww. Other Defects affecting the Real Estate, Deficiencies affecting the Assets, or conditions or occurrences which would significantly reduce the value of the Business or Assets to a reasonable person with knowledge of the nature and scope of the condition or occurrence.

## ALLOCATION OF PURCHASE PRICE CHECK LINE 268 OR 276

268	268 The Parties agree to the following allocation of the purchase	price:
269	269 Goodwill: \$	
270	270 Stock-in-trade (inventory): \$	
271	271 Business Personal Property:\$	
272	272 Real Estate Interest: \$	
273	273 Other: \$	
274	274 Other: \$	
275	275 Total \$	
	276 The Parties shall agree in writing on an allocation by the follo	
	277 the Offer) (	
278	278 agree on an allocation by the deadline either Party may, within	5 days following the deadline, deliver written notice to
279	279 terminate and all earnest money shall be returned to Buyer. If no ne	otice is delivered by either party within such 5-day period,
280	280 the Parties agree to proceed to closing and separately allocate the	e purchase price.

CAUTION: Failure of the parties to agree on an allocation of purchase price prior to closing may have tax implications. Fair market value of the real property must be determined prior to closing to complete the transfer return per Wis. Stat. § 77.22. The Parties should consult accountants, legal counsel or other appropriate experts, as necessary. Buyer and Seller shall each file, in accordance with Section 1060 of the Internal Revenue Code of 1986, as amended, an asset allocation statement on Form 8594 with its federal income tax return for the tax year in which the closing occurs.

BUSINESS OPERATION Seller shall continue to conduct the Business in a regular and normal manner and shall use Seller's best efforts to keep available the services of Seller's present employees and to preserve the goodwill of Seller's suppliers, customers and others having business relations with Seller. Seller shall maintain the equipment, appliances, business fixtures, fixtures, tools, furniture and other Business Personal Property in substantially the same working order as of the date of acceptance of this Offer.

SALES AND USE TAX Sales and use tax, if any, for sales occurring prior to closing shall be paid by Seller. After closing, Buyer shall request a sales and use tax clearance certificate from the Department of Revenue confirming Seller has paid

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294	any sales and use tax due, per Wis. Stat. Ch. 77, and provide a copy to Seller. These responsibilities shall survive closing.
295	
296	by (escrow
	agent) and released to Seller when Seller provides the escrow agent with a copy of a sales and use tax clearance certificate
	from the Department of Revenue confirming that any sales and use tax due for sales occurring prior to closing has been
	paid, per Wis. Stat. Ch. 77. If a certificate is not provided to escrow agent within 120 days of closing, the escrow funds shall
	be released to Buyer. Release of funds to Buyer shall not relieve Seller of Seller's obligation to pay any sales and use tax
	due for sales occurring prior to closing. All escrow fees shall be paid by Seller.
	LEASED REAL ESTATE
303	■ Real Estate Leased to Third Parties. CHECK AS APPLICABLE
304	For any Real Estate included in the purchase price which is owned by Seller and leased to third parties and such
305	lease(s) extend beyond closing, Seller shall assign Seller's interests and rights under the lease(s) and transfer all security
	deposits and prepaid rents thereunder to Buyer at closing. The terms of the (written) (oral) STRIKE ONE lease(s), if any,
	are
308	~~~ <del>~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~</del>
	Seller agrees the lease(s) for the following Real Estate currently owned by Seller and leased to third parties shall
309	
	terminate at closing:
311	
	■ Real Estate Owned by Seller. If the Real Estate occupied by the Business is owned by Seller, but not sold by this Offer
313	CHECK AS APPLICABLE
314	Seller agrees to lease the Real Estate to Buyer at closing on the following terms:
315	
316	
317	Seller agrees to lease the Real Estate to Buyer at closing according to the terms of the lease attached to this
318	Offer as an addendum per line 906.
319	This Offer is contingent upon Seller and Buyer, within days ("30" if left blank) after acceptance of this
	Offer, negotiating the terms of a written lease for the Real Estate to be executed at closing, whereby Seller shall lease the
	Real Estate to Buyer, with a minimum term from to and minimum
	initial rent of \$ per month or this Offer shall be null and void.
	■ Real Estate Leased to Seller. If the Real Estate occupied by the Business is owned by a third party and leased to Seller,
324	CHECK AS APPLICABLE
325	Seller agrees to assign its interest in the lease for the Real Estate to Buyer, if assignable. (See lines 18-29).
326	This Offer is contingent upon the third party and Buyer, within days ("30" if left blank) after acceptance
327	of this Offer, negotiating the terms of a written lease for the Real Estate to be executed at closing, whereby the third party
328	shall lease the Real Estate to buyer, with a minimum term from to and
329	an initial maximum rent of \$ per month or this Offer shall be null and void.
	LEASED ASSETS (OTHER THAN REAL ESTATE)
	■ Assets Leased to Third Parties. CHECK AS APPLICABLE
332	For non-real property Assets included in the purchase price which are owned by Seller and leased to third parties
	and such lease(s) extend beyond closing, Seller shall assign Seller's interests and rights under the lease(s) and transfer all
	security deposits and prepaid rents thereunder to Buyer at closing. The terms of the (written) (oral) STRIKE ONE lease(s),
	if any, are
336	<del></del>
337	Seller agrees the lease(s) for the following Assets currently owned by Seller and leased to third parties shall
338	terminate at closing:
339	·
340	■ Assets Owned by Seller. If Assets are used by the Business and owned by Seller, but not sold by this Offer:
341	CHECK AS APPLICABLE
342	Seller agrees to lease the following listed Assets to Buyer at closing on the following terms:
344	
	Seller agrees to lease the following listed Assets to Buyer at closing according to the terms of the lease(s)
345	attached to this Offer as an addendum per line 006. Assets:
	attached to this Offer as an addendum per line 906. Assets:
347	This Offer is contingent upon Seller and Buyer, within days ("30" if left blank) after acceptance of this Offer, negotiating the terms of a written lease(s) for the following listed Assets to be executed at closing, whereby Seller will
348	L I nis Oπer is contingent upon Seller and Buyer, within days ("30" if left blank) after acceptance of this
349	Oπer, negotiating the terms of a written lease(s) for the following listed Assets to be executed at closing, whereby Seller will
350	lease the listed Assets to Buyer with a minimum term(s) from to to and minimum initial rent(s) of \$ per month or this Offer shall be null and void.
351	and minimum initial rent(s) of \$ per month or this Offer shall be null and void.
352	Assets:
353	<u></u> -

	Property Address: Page 7 of 17, WB-16
354	■ <u>Assets Leased to Seller</u> . If Assets used by the Business are owned by a third party and leased to Seller, then
355	CHECK AS APPLICABLE
356	Seller agrees to assign its interest in the lease(s) for the following listed Assets to Buyer, if assignable. (See lines
357	30-57.) Assets:
358	This Offer is contingent upon the third party and Buyer, within days ("30" if left blank) after acceptance
359	of this Offer, negotiating the terms of a written lease(s) for the following listed Assets to be executed at closing, whereby
	the third party will lease the listed Assets to Buyer, with a minimum term(s) from to
361	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Assets:
363	
	PROPOSED USE CONTINGENCIES: This Offer is contingent upon Buyer obtaining, at Buyer's expense, the reports or
	documentation required by any optional provisions checked on lines 375-385 below. The optional provisions checked on
	lines 375-385 shall be deemed satisfied unless Buyer, within days ("30" if left blank) after acceptance, delivers (1)
	written notice to Seller specifying those optional provisions checked below that cannot be satisfied and (2) written evidence
368	substantiating why each specific provision referred to in Buyer's notice cannot be satisfied. Upon delivery of Buyer's notice,
369	this Offer shall be null and void. Seller agrees to cooperate with Buyer as necessary to satisfy the contingency provisions
370	checked at lines 375-385.
371	Proposed Use: Buyer is purchasing the Assets for the purpose of:
372	
373	
374	size of building, if applicable; e.g., restaurant/tavern with capacity of 350 and 3 second floor dwelling units].
375	<b>ZONING:</b> Verification of zoning and that the Real Estate zoning allows Buyer's proposed use described at lines
376	
377	EASEMENTS AND RESTRICTIONS: Copies of all public and private easements, covenants and restrictions
378	
379	significantly delay or increase the costs of the proposed use or development identified at lines 371-373.
380	APPROVALS: All applicable governmental permits, approvals and licenses, as necessary and appropriate, or the
381	final discretionary action by the granting authority prior to the issuance of such permits, approvals and licenses, for the
382	following items related to Buyer's proposed use:
383	are not subject to conditions which significantly increase the cost of Buyer's proposed use described at lines 371-373.
384	ACCESS TO ASSETS: Written verification that there is legal vehicular access to the Assets from public roads.
385	<del></del>
386	
	stricken) obtaining the following, including all costs CHECK ALL THAT APPLY: rezoning; conditional use
	permit; variance; other for the Assets for its proposed use described at lines
	371-373. Seller agrees to cooperate with Buyer as necessary to satisfy this contingency. Buyer shall deliver, within
	days of acceptance, written notice to Seller if any item cannot be obtained or can only be obtained subject to conditions that
	significantly increase the cost of Buyer's proposed use, in which case this Offer shall be null and void.
	DOCUMENT REVIEW/RECEIPT CONTINGENCY  - PLIVED OPTAINING DOCLIMENTS: This Offer is contingent upon Buyer, at Buyer's expense, obtaining the decuments
	■ BUYER OBTAINING DOCUMENTS: This Offer is contingent upon Buyer, at Buyer's expense, obtaining the documents
	checked on lines 395-397 within days ("20" if left blank) after acceptance of this Offer CHECK ALL THAT APPLY:
395	
396	
397	This contingency shall be deemed satisfied unless Buyer, within days ("10" if left blank) of the deadline for Buyer
	obtaining the documents on line 395-397, delivers to Seller a written notice indicating that this contingency has not been
	satisfied. The notice shall identify which document(s) (a) cannot be timely obtained and why they cannot be obtained, or (b) do not meet the standard set forth for the document(s).
	■ <u>BUYER TERMINATION RIGHTS</u> : If Buyer cannot obtain any document by the stated deadline, Buyer may terminate this
	Offer if Buyer delivers a written notice of termination to Seller.
	■ <u>SELLER DELIVERING DOCUMENTS</u> : This Offer is contingent upon Seller delivering the documents checked on lines
	407-425 to Buyer within days ("20" if left blank) after acceptance of this Offer. All documents Seller delivers to Buyer
	shall be true, accurate, current and complete. CHECK ALL THAT APPLY:
407	
408	
	representations.
410	
	the Business Personal Property to be free and clear of all liens, other than liens to be released prior to or from the proceeds
	of closing.
413	

Estimated principal balance of accounts receivable, which shall be consistent with all prior representations.
Estimated principal balance of accounts payable, which shall be consistent with all prior representations.
Copy of profit and loss statements, balance sheets, business books and records, and income tax returns for the following years, which shall be consistent with all prior representations.
following years, which shall be consistent with all prior representations.  Copies of all current licenses held by Business, which indicate that Business holds all licenses required for current
operations.
Copies of franchise agreements, if any, which shall be consistent with all prior representations.
Any agreements restricting Seller from competing with Buyer after closing, which shall be consistent with all prior
representations.
Other .
Other .
Other
This contingency shall be deemed satisfied unless Buyer, within days ("10" if left blank) of the deadline for delivery
of the documents on lines 407-425, delivers to Seller a written notice indicating that this contingency has not been satisfied.
The notice shall identify which document(s): (a) have not been timely delivered; or (b) do not meet the standard set forth for
the document(s). Buyer shall keep all such documents confidential and disclose them to third parties only to the extent
necessary to implement other provisions of this Offer.
■ <u>BUYER TERMINATION RIGHTS</u> : If Seller does not make timely delivery of any document by the stated deadline, Buyer
may terminate this Offer if Buyer delivers a written notice of termination to Seller prior to Buyer's Actual Receipt of the
document(s) identified in Buyer's written notice as not having been timely received. Buyer shall return all documents
(originals and any reproductions) to Seller if this Offer is terminated.
<u>.                                     </u>
environmental consultant of Buyer's choice conducting an Environmental Site Assessment of the Real Estate (see lines
463-480), at (Buyer's) (Seller's) expense STRIKE ONE ("Buyer's" if neither is stricken), which discloses no Defects.
NOTE: "Defect" as defined on lines 784-786 means a condition that would have a significant adverse effect on the
value of the Real Estate; that would significantly impair the health or safety of future occupants of the Real Estate;
value of the Real Estate; that would significantly impair the health or safety of future occupants of the Real Estate; or that if not repaired, removed or replaced would significantly shorten or adversely affect the expected normal life
value of the Real Estate; that would significantly impair the health or safety of future occupants of the Real Estate; or that if not repaired, removed or replaced would significantly shorten or adversely affect the expected normal life of the premises.
value of the Real Estate; that would significantly impair the health or safety of future occupants of the Real Estate; or that if not repaired, removed or replaced would significantly shorten or adversely affect the expected normal life of the premises.  For the purpose of this contingency, a Defect is defined to also include a material violation of environmental laws, a material
value of the Real Estate; that would significantly impair the health or safety of future occupants of the Real Estate; or that if not repaired, removed or replaced would significantly shorten or adversely affect the expected normal life of the premises.  For the purpose of this contingency, a Defect is defined to also include a material violation of environmental laws, a material contingent liability affecting the Real Estate arising under any environmental laws, the presence of an underground storage
value of the Real Estate; that would significantly impair the health or safety of future occupants of the Real Estate; or that if not repaired, removed or replaced would significantly shorten or adversely affect the expected normal life of the premises.  For the purpose of this contingency, a Defect is defined to also include a material violation of environmental laws, a material contingent liability affecting the Real Estate arising under any environmental laws, the presence of an underground storage tank(s) or material levels of hazardous substances either on the Real Estate or presenting a significant risk of contaminating
value of the Real Estate; that would significantly impair the health or safety of future occupants of the Real Estate; or that if not repaired, removed or replaced would significantly shorten or adversely affect the expected normal life of the premises.  For the purpose of this contingency, a Defect is defined to also include a material violation of environmental laws, a material contingent liability affecting the Real Estate arising under any environmental laws, the presence of an underground storage tank(s) or material levels of hazardous substances either on the Real Estate or presenting a significant risk of contaminating the Real Estate due to future migration from other properties. Defects do not include conditions the nature and extent of
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value of the Real Estate; that would significantly impair the health or safety of future occupants of the Real Estate; or that if not repaired, removed or replaced would significantly shorten or adversely affect the expected normal life of the premises.  For the purpose of this contingency, a Defect is defined to also include a material violation of environmental laws, a material contingent liability affecting the Real Estate arising under any environmental laws, the presence of an underground storage tank(s) or material levels of hazardous substances either on the Real Estate or presenting a significant risk of contaminating the Real Estate due to future migration from other properties. Defects do not include conditions the nature and extent of which Buyer had actual knowledge or written notice before signing the Offer.  ■ CONTINGENCY SATISFACTION: This contingency shall be deemed satisfied unless Buyer, within days ("30" if left blank) after acceptance, delivers to Seller a copy of the Environmental Site Assessment report and a written notice
value of the Real Estate; that would significantly impair the health or safety of future occupants of the Real Estate; or that if not repaired, removed or replaced would significantly shorten or adversely affect the expected normal life of the premises.  For the purpose of this contingency, a Defect is defined to also include a material violation of environmental laws, a material contingent liability affecting the Real Estate arising under any environmental laws, the presence of an underground storage tank(s) or material levels of hazardous substances either on the Real Estate or presenting a significant risk of contaminating the Real Estate due to future migration from other properties. Defects do not include conditions the nature and extent of which Buyer had actual knowledge or written notice before signing the Offer.  ■ CONTINGENCY SATISFACTION: This contingency shall be deemed satisfied unless Buyer, within days ("30" if left blank) after acceptance, delivers to Seller a copy of the Environmental Site Assessment report and a written notice listing the Defect(s) identified in the Environmental Site Assessment report to which Buyer objects (Notice of Defects).
value of the Real Estate; that would significantly impair the health or safety of future occupants of the Real Estate; or that if not repaired, removed or replaced would significantly shorten or adversely affect the expected normal life of the premises.  For the purpose of this contingency, a Defect is defined to also include a material violation of environmental laws, a material contingent liability affecting the Real Estate arising under any environmental laws, the presence of an underground storage tank(s) or material levels of hazardous substances either on the Real Estate or presenting a significant risk of contaminating the Real Estate due to future migration from other properties. Defects do not include conditions the nature and extent of which Buyer had actual knowledge or written notice before signing the Offer.  CONTINGENCY SATISFACTION: This contingency shall be deemed satisfied unless Buyer, within days ("30" if left blank) after acceptance, delivers to Seller a copy of the Environmental Site Assessment report and a written notice listing the Defect(s) identified in the Environmental Site Assessment report to which Buyer objects (Notice of Defects).  CAUTION: A proposed amendment is not a Notice of Defects and will not satisfy this notice requirement.
value of the Real Estate; that would significantly impair the health or safety of future occupants of the Real Estate; or that if not repaired, removed or replaced would significantly shorten or adversely affect the expected normal life of the premises.  For the purpose of this contingency, a Defect is defined to also include a material violation of environmental laws, a material contingent liability affecting the Real Estate arising under any environmental laws, the presence of an underground storage tank(s) or material levels of hazardous substances either on the Real Estate or presenting a significant risk of contaminating the Real Estate due to future migration from other properties. Defects do not include conditions the nature and extent of which Buyer had actual knowledge or written notice before signing the Offer.  ■ CONTINGENCY SATISFACTION: This contingency shall be deemed satisfied unless Buyer, within days ("30" if left blank) after acceptance, delivers to Seller a copy of the Environmental Site Assessment report and a written notice listing the Defect(s) identified in the Environmental Site Assessment report to which Buyer objects (Notice of Defects).  CAUTION: A proposed amendment is not a Notice of Defects and will not satisfy this notice requirement.  ■ RIGHT TO CURE: Seller (shall) (shall not) STRIKE ONE ("shall" if neither is stricken) have a right to cure the Defects.
value of the Real Estate; that would significantly impair the health or safety of future occupants of the Real Estate; or that if not repaired, removed or replaced would significantly shorten or adversely affect the expected normal life of the premises.  For the purpose of this contingency, a Defect is defined to also include a material violation of environmental laws, a material contingent liability affecting the Real Estate arising under any environmental laws, the presence of an underground storage tank(s) or material levels of hazardous substances either on the Real Estate or presenting a significant risk of contaminating the Real Estate due to future migration from other properties. Defects do not include conditions the nature and extent of which Buyer had actual knowledge or written notice before signing the Offer.  CONTINGENCY SATISFACTION: This contingency shall be deemed satisfied unless Buyer, within days ("30" if left blank) after acceptance, delivers to Seller a copy of the Environmental Site Assessment report and a written notice listing the Defect(s) identified in the Environmental Site Assessment report to which Buyer objects (Notice of Defects).  CAUTION: A proposed amendment is not a Notice of Defects and will not satisfy this notice requirement.  RIGHT TO CURE: Seller (shall) (shall not) STRIKE ONE ("shall" if neither is stricken) have a right to cure the Defects. If Seller has the right to cure, Seller may satisfy this contingency by:
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any environmental sampling and analysis that has been conducted on the Real Estate; and (6) a review to determine if the Real Estate is listed in any of the written compilations of sites or facilities considered to pose a threat to human health or the environment including the National Priorities List, the Department of Nature Resources' (DNR) Registry of Waste Disposal Sites, the DNR's Contaminated Lands Environmental Action Network, and the DNR's Remediation and Redevelopment (RR) Sites Map including the Geographical Information System (GIS) Registry and related resources. Any Environmental Site Assessment performed under this Offer shall comply with generally recognized industry standards (e.g.,

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474	Current American Society of Testing and Materials "Standard Practice for Environmental Site Assessments"), and state and
	federal guidelines, as applicable.
476	CAUTION: Unless otherwise agreed an Environmental Site Assessment does not include subsurface testing of the
477	soil or groundwater or other testing of the Real Estate for environmental pollution. If further investigation is
	required, insert provisions for a Phase II Site Assessment (collection and analysis of samples), Phase III
	Environmental Site Assessment (evaluation of remediation alternatives) or other site evaluation at lines 912-949 or
	attach as an addendum per line 906.
	<b>IMPROVEMENT, DEVELOPMENT OR CHANGE OF USE</b> If Buyer contemplates improving, developing or changing the use of the Assets, Buyer may need to address municipal ordinances and zoning, recorded building and use restrictions,
	covenants and easements which may prohibit some improvements or uses. The need for licenses, building permits, zoning
	variances, environmental audits, etc. may need to be investigated to determine feasibility of improvements, development or
	use changes for the Assets. Contingencies for investigation of these issues may be added to this Offer. See lines 364-391
	and 392-434. If plant closings or mass layoffs will occur as a result of this Offer, the Buyer and Seller should review federal
	and state plant closing laws.
488	
	("Seller providing" if neither is stricken) a
490	(ALTA/NSPS Land Title Survey if survey type is not specified) dated subsequent to the date of acceptance of this Offer and
491	prepared by a registered land surveyor, within days ("30" if left blank) after acceptance, at (Buyer's) (Seller's)
	STRIKE ONE ("Seller's" if neither is stricken) expense. The map shall show minimum of acres, maximum of
	acres, the legal description of the Real Estate, the boundaries and dimensions of the Real Estate, visible
494	encroachments upon the Real Estate, the location of improvements, if any, and:
495	
496	
	STRIKE AND COMPLETE AS APPLICABLE Additional map features which may be added include, but are not limited to:
	staking of all corners of the Real Estate; identifying dedicated and apparent streets; lot dimensions; total acreage or square
	footage; utility installations; easements or rights-of-way, or any other items listed under ALTA/NSPS Table A. Such survey
	shall be in satisfactory form and accompanied by any required surveyor's certificate sufficient to enable Buyer to obtain removal of the standard survey exception(s) on the title policy.
	NOTE: Current ALTA/NSPS standards, including Table A items, can be found at <u>www.nsps.us.com</u> .
	CAUTION: Consider the cost and the need for map features before selecting them. Also consider the time required
	to obtain the map when setting the deadline.
	This contingency shall be deemed satisfied unless Buyer, within 5 days after the deadline for delivery of said map, delivers
	to Seller a copy of the map and a written notice which identifies: (1) a significant encroachment; (2) information materially
	inconsistent with prior representations; (3) failure to meet requirements stated within this contingency; or (4) the existence
	of conditions that would prohibit the Buyer's intended use of the Assets described at lines 371-373. Upon delivery of Buyer's
	notice, this Offer shall be null and void. Once the deadline for delivery has passed, if Seller was responsible to provide the
	map and failed to timely deliver the map to Buyer, Buyer may terminate this Offer if Buyer delivers a written notice of
	termination to Seller prior to Buyer's Actual Receipt of said map from Seller.
	INSPECTIONS AND TESTING  Buyer may only conduct inspections or tests if specific contingencies are included as a
	part of this Offer. An "inspection" is defined as an observation of the Assets, which does not include an appraisal or testing
	of the Assets, other than testing for leaking carbon monoxide, or testing for leaking LP gas or natural gas used as a fuel source, which are hereby authorized. A "test" is defined as the taking of samples of materials such as soils, water, air or
	building materials from the Assets for laboratory or other analysis of these materials. Seller agrees to allow Buyer's
	inspectors, testers and appraisers reasonable access to the Assets upon advance notice, if necessary, to satisfy the
	contingencies in this Offer. Buyer or licensees or both may be present at all inspections and testing. Except as otherwise
	provided, Seller's authorization for inspections does not authorize Buyer to conduct testing of the Assets.
520	NOTE: Any contingency authorizing testing should specify the areas of the Assets to be tested, the purpose of the
	test, (e.g., to determine if environmental contamination is present), any limitations on Buyer's testing and any other
	material terms of the contingency.
	Buyer agrees to promptly restore the Assets to its original condition after Buyer's inspections and testing are completed
	unless otherwise agreed to with Seller. Buyer agrees to promptly provide copies of all inspection and testing reports to
	Seller. Seller acknowledges that certain inspections or tests may detect environmental pollution which may be required to be reported to the Wisconsin Department of Natural Resources.
526 527	INSPECTION CONTINGENCY: This contingency only authorizes inspections, not testing (see lines 512-526).
	(1) This Offer is contingent upon a qualified independent inspector(s) conducting an inspection(s) of the Assets which
529	discloses no Defects or Deficiencies.

(list any specific Asset or Asset component(s) or feature(s) to be separately inspected, e.g., dumpsite, etc.) which discloses no Defects or Deficiencies.

530 (2) This Offer is further contingent upon a qualified independent inspector or independent qualified third party performing

an inspection of \_

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	(3) Buyer may have follow-up inspections recommended in a written report resulting from an authorized inspection, provided
536	they occur prior to the Deadline specified at line 541. Each inspection shall be performed by a qualified independent
537	inspector or independent qualified third party.
	Buyer shall order the inspection(s) and be responsible for all costs of inspection(s).
	CAUTION: Buyer should provide sufficient time for the primary inspection and/or any specialized inspection(s), as well as any follow-up inspection(s).
	This contingency shall be deemed satisfied unless Buyer, within days ("30" if left blank) after acceptance, delivers
	to Seller a copy of the inspection report(s) dated after the date on line 1 of this Offer and a written notice listing the Defect(s)
	and Deficiencies identified in the inspection report(s) to which Buyer objects (Notice of Defects).
	CAUTION: A proposed amendment is not a Notice of Defects and will not satisfy this notice requirement.
	For the purpose of this contingency, Defects and Deficiencies do not include conditions the nature and extent of which
	Buyer had actual knowledge or written notice before signing the Offer.
	NOTE: "Defect" as defined on lines 784-786 means a condition that would have a significant adverse effect on the
	value of the Real Estate; that would significantly impair the health or safety of future occupants of the Real Estate;
	or that if not repaired, removed or replaced would significantly shorten or adversely affect the expected normal life
	of the premises. "Deficiency" as defined on lines 787-789 means an imperfection that materially impairs the worth
	or utility of an Asset other than Real Estate; makes such Asset unusable or significantly harmful; or substantially
	prevents such Asset from functioning or operating as designed or intended.
	■ RIGHT TO CURE: Seller (shall)(shall not) STRIKE ONE ("shall" if neither is stricken) have a right to cure the Defects or
	Deficiencies.
	If Seller has the right to cure, Seller may satisfy this contingency by:
556	(1) delivering written notice to Buyer within 10 days of Buyer's delivery of the Notice of Defects stating Seller's election to
	cure Defects or Deficiencies;
558	(2) curing the Defects or Deficiencies in a good and workmanlike manner; and
559	(3) delivering to Buyer a written report detailing the work done no later than 3 days prior to closing.  This Offer shall be null and void if Buyer makes timely delivery of the Notice of Defects and written inspection report(s) and:
	(1) Seller does not have a right to cure; or
561	(1) Seller does not have a right to cure, or (2) Seller has a right to cure but:
562 563	(a) Seller delivers written notice that Seller will not cure; or
564	(b) Seller does not timely deliver the written notice of election to cure.
565	IF LINE 566 IS NOT MARKED OR IS MARKED N/A LINES 616-627 APPLY.
566	FINANCING COMMITMENT CONTINGENCY: This Offer is contingent upon Buyer being able to obtain a written
567	[loan type or specific lender, if any] first mortgage loan commitment as described
	below, within days after acceptance of this Offer. The financing selected shall be in an amount of not less than \$
569	for a term of not less than years, amortized over not less than years. Initial
	monthly payments of principal and interest shall not exceed \$ Buyer acknowledges that lender's
	required monthly payments may also include 1/12th of the estimated net annual real estate taxes, hazard insurance
	premiums, and private mortgage insurance premiums. The mortgage shall not include a prepayment premium. Buyer agrees
573	to pay discount points in an amount not to exceed% ("0" if left blank) of the loan. If Buyer is using multiple loan
	sources or loan types, or obtaining a construction loan or land contract financing, describe at lines 912-949 or in an
	addendum attached per line 906. Buyer agrees to pay all customary loan and closing costs, wire fees, and loan origination
576	fees, to promptly apply for a mortgage loan, and to provide evidence of application promptly upon request of Seller. Seller
	agrees to allow lender's appraiser access to the Assets.
	■ LOAN AMOUNT ADJUSTMENT: If the purchase price under this Offer is modified, any financed amount, unless otherwise
	provided, shall be adjusted to the same percentage of the purchase price as in this contingency and the monthly payments
	shall be adjusted as necessary to maintain the term and amortization stated above.
581	CHECK AND COMPLETE APPLICABLE FINANCING PROVISION AT LINE 582 or 583.
582	FIXED RATE FINANCING: The annual rate of interest shall not exceed%.
583	ADJUSTABLE RATE FINANCING: The initial interest rate shall not exceed%. The initial interest rate
584	shall be fixed for months, at which time the interest rate may be increased not more than % ("2" if
585	left blank) at the first adjustment and by not more than% ("1" if left blank) at each subsequent adjustment.
586	The maximum interest rate during the mortgage term shall not exceed the initial interest rate plus% ("6" if
587	left blank). Monthly payments of principal and interest may be adjusted to reflect interest changes.
	NOTE: If purchase is conditioned on Buyer obtaining financing for operations or development, consider adding a
	contingency for that purpose.  SATISEACTION OF FINANCING COMMITMENT CONTINGENCY: If Buyer qualifies for the loan described in this Offer.
	■ SATISFACTION OF FINANCING COMMITMENT CONTINGENCY: If Buyer qualifies for the loan described in this Offer
	or another loan acceptable to Buyer, Buyer agrees to deliver to Seller a copy of a written loan commitment.  This contingency shall be satisfied if, after Buyer's review, Buyer delivers to Seller a copy of a written loan commitment
	(even if subject to conditions) that is:
	(1) signed by Buyer; or
	(2) accompanied by Buyer's written direction for delivery.
JJJ	(2) accompanied by Dayor o Wilton an oction for dollyory.

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596	Delivery of a loan commitment by Buyer's lender or delivery accompanied by a notice of unacceptability shall not satisfy
	this contingency.
	CAUTION: The delivered loan commitment may contain conditions Buyer must yet satisfy to obligate the lender to
	provide the loan. Buyer understands delivery of a loan commitment removes the Financing Commitment
	Contingency from the Offer and shifts the risk to Buyer if the loan is not funded.  ■ SELLER TERMINATION RIGHTS: If Buyer does not deliver a loan commitment on or before the Deadline on line 568.
	Seller may terminate this Offer if Seller delivers a written notice of termination to Buyer prior to Seller's Actual Receipt of
	written loan commitment from Buyer.
604	■ <u>FINANCING COMMITMENT UNAVAILABILITY</u> : If a financing commitment is not available on the terms stated in this
	Offer (and Buyer has not already delivered an acceptable loan commitment for other financing to Seller), Buyer shall
	promptly deliver written notice to Seller of same including copies of lender(s)' rejection letter(s) or other evidence of
	unavailability.  SELLER FINANCING: Seller shall have 10 days after the earlier of:
608 609	(1) Buyer delivery of written notice of evidence of unavailability as noted in lines 604-607; or
610	(2) the Deadline for delivery of the loan commitment set on line 568
611	to deliver to Buyer written notice of Seller's decision to finance this transaction with a note and mortgage under the same
	terms set forth in this Offer, and this Offer shall remain in full force and effect, with the time for closing extended accordingly.
	If Seller's notice is not timely given, the option for Seller to provide financing shall be considered waived. Buyer agrees to
	cooperate with and authorizes Seller to obtain any credit information reasonably appropriate to determine Buyer's credit worthiness for Seller financing.
617	acceptance, Buyer shall deliver to Seller either:  (1) reasonable written verification from a financial institution or third party in control of Buyer's funds that Buyer has, at
619	the time of verification, sufficient funds to close; or
620	(2)
621	[Specify documentation Buyer agrees to deliver to Seller].
	If such written verification or documentation is not delivered, Seller has the right to terminate this Offer by delivering written
	notice to Buyer prior to Seller's Actual Receipt of a copy of Buyer's written verification. Buyer may or may not obtain
	mortgage financing but does not need the protection of a financing commitment contingency. Seller agrees to allow Buyer's appraiser access to the Assets for purposes of an appraisal. Buyer understands and agrees that this Offer is not subject to
	the appraisal meeting any particular value, unless this Offer is subject to an appraisal contingency, nor does the right of
	access for an appraisal constitute a financing commitment contingency.
628	
629	
	collateral (mortgage, security agreement, collateral assignment, guaranty, etc.) encumbering some or all of the Assets or such other documentation necessary to satisfy the requirements of this Offer. Documents may include, but are not limited
	to, the following terms:
633	♦ Principal Balance: (same as line 629).
634	♦ Rate of interest per year:%.
635	◆ Interest to be paid in (advance) (arrears) STRIKE ONE ("arrears" if neither is stricken).
636	◆ Term: (months/years).
637	♦ Amortization Period: (months/years).
638	♦ Payments to be made monthly on the day of the month.
639	◆ Late payment charge of% of the monthly principal and interest for payments received more thandays
640	after the due date.
641	<ul> <li>Prepayment fee: (None) ( if paid before) STRIKE ONE ("none" if neither is stricken).</li> <li>Buyer understands that the entire balance of such debt will be due (balloon) at the end of the specified term. (Use if</li> </ul>
642 643	amortization period exceeds term).
644	◆ [Use the following if Seller is taking back a second priority lien]: Seller agrees that the collateral for this loan will
645	be subordinate to a first lien against the Assets in the (amount of % of the purchase price) (sum of
646	\$) STRIKE AND COMPLETE AS APPLICABLE.
647	◆ The default period shall be days ("30" if left blank) for payments and days ("30" if left blank) for
648	performance of any other obligations.
649	• Following any payment default, interest shall accrue at the rate of % per annum on the entire amount in
650	default until such time, if any, as the default is cured.
651 652	◆ Other:  ■ CREDIT REPORT: Buyer must deliver a current credit report to Seller (together with this Offer) (within days ("5")
	if left blank) of acceptance of this Offer) STRIKE AND COMPLETE AS APPLICABLE. Withindays ("7" if left blank)
	of Buyer's delivery of such report Seller may, in Seller's reasonable discretion, object to Buyer's credit worthiness and void
	this contract by delivering to Buyer written notice of such objection.

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-	Seller's attorney shall prepare the loan documentation at Seller's expense and distribute the
	days ("21" if left blank) prior to closing, for approval by Buyer. Within days the proposed documents, the Buyer may provide written notice to the Seller specifying the
	fer shall be null and void unless (1) the parties agree to amended documentation or (2) Buyer
	t for the above financing from a third party lender within days ("14" if left blank) of
delivery of the proposed docu	
	: This Offer is contingent upon the Buyer or Buyer's lender obtaining the appraisal reports
	pense. This contingency shall be deemed satisfied unless Buyer, within days of
	a copy of the appraisal report(s) dated subsequent to the date stated on line 1 of this Offer,
	e is less than the amount(s) indicated in the corresponding subsection(s) selected below and
	e appraised value(s) CHECK LINES 667, 671 OR 674, AS APPROPRIATE:
667 ALL ASSETS APPR	RAISAL: An appraisal of all Assets appraised by one or more qualified independent appraisers
668 for Real Estate and non-R	eal Estate Assets as applicable, who issues an appraisal report dated subsequent to the date
stated on line 1 of this C	ffer indicating an appraised value for the Assets equal to or greater than the agreed upon
670 purchase price.	
671 REAL ESTATE AP	PRAISAL: An appraisal of the Real Estate by a Wisconsin licensed or certified independent
	appraisal report(s) dated subsequent to the date stated on line 1 of this Offer indicating an
appraised value equal to	
	S APPRAISAL: An appraisal of the following non-Real Estate Assets:
675	(specify
	tory, vehicles, machinery, equipment, etc. or name specific Assets) by a qualified independent
	appraisal report(s) dated subsequent to the date stated on line 1 of this Offer indicating an
	• • • • • • • • • • • • • • • • • • • •
	hall) (shall not) STRIKE ONE ("shall" if neither is stricken) have the right to cure.
	ure, and the appraisal report is for all Assets, Seller may satisfy this contingency by delivering
	within days ("7" if left blank) after Buyer's delivery of the appraisal report of all Assets
	ppraised value, solely to adjust the purchase price of the Assets to match the appraised value.
	cure and the appraisal is of the Real Estate or specified Assets, Seller may satisfy this
	ritten amendment to Buyer within days ("7" if left blank) after Buyer's delivery of the
• • •	e objecting to the appraised value, solely to reduce the purchase price of the Assets by the
686 difference between the amount	nt stated on line 673 or 678 above and the appraised value if the appraised value is less than
687 the amount on line 673 or 678	, respectively.
Buyer agrees to deliver a	n accepted copy of the amendment to Seller within days ("5" if left blank) after Seller's
689 delivery of the amendment to	Buyer. Buyer and Seller agree to make other amendments to this Offer necessitated by this
690 change in purchase price.	
•	oid if Buyer makes timely delivery of the notice objecting to the appraised value(s) and the
692 written appraisal report(s) and	
693 (1) Seller does not have t	
694 (2) Seller has the right to	
	ten notice that Seller will not amend the Offer to adjust the purchase price; or
	nely deliver the written amendment adjusting the purchase price as described above.
` '	o confer with Buyer's lender(s) before engaging any appraisers to ensure the appraiser
698 is acceptable to the lender.	o como: man zujo: o icinuo:(o) coicio onguging unj appruicoro to chicure uno appruicor
	e following items, if applicable, shall be prorated at closing, based upon date of closing values:
· · · · · · · · · · · · · · · · · · ·	aid insurance (if assumed), private and municipal charges, property owners or homeowners
	fuel, other prepaid amounts being transferred to Buyer, and
702	
	utility charges, fuel or other prorations if date of closing value will not be used.
	es shall accrue to Seller, and be prorated at closing, through the day prior to closing.
	eal estate taxes shall be prorated at closing based on CHECK BOX FOR APPLICABLE
706 PRORATION FORMULA:	
	ate taxes for the preceding year, or the current year if available (Net general real estate taxes
	erty taxes after state tax credits and lottery credits are deducted). NOTE: THIS CHOICE
709 APPLIES IF NO BOX IS CHE	
710 Current assessment t	imes current mill rate (current means as of the date of closing).
	by the municipality area-wide percent of fair market value used by the assessor in the prior
year, or current year if know	n, multiplied by current mill rate (current means as of the date of closing).
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	CAUTION: Buyer is informed that the actual real estate taxes for the year of closing and subsequent years may be
	substantially different than the amount used for proration especially in transactions involving new construction,
	extensive rehabilitation, remodeling or area-wide re-assessment. Buyer is encouraged to contact the local
717	as <u>sess</u> or regarding possible tax changes.
718	Buyer and Seller agree to re-prorate the real estate taxes, through the day prior to closing based upon the taxes on
719	the actual tax bill for the year of closing, with Buyer and Seller each owing his or her pro-rata share. Buyer shall, within 5
720	days of receipt, forward a copy of the bill to the forwarding address Seller agrees to provide at closing. The Parties shall
721	re-prorate within 30 days of Buyer's receipt of the actual tax bill. Buyer and Seller agree this is a post-closing obligation
722	and is the responsibility of the Parties to complete, not the responsibility of the real estate Firms in this transaction.
723	TITLE EVIDENCE
724	■ CONVEYANCE OF TITLE: Upon payment of the purchase price, Seller shall convey the Real Estate by warranty
	deed (trustee's deed if Seller is a trust, personal representative's deed if Seller is an estate or other conveyance as
	provided herein) free and clear of all liens and encumbrances, except: municipal and zoning ordinances and agreements
	entered under them, recorded easements for the distribution of utility and municipal services, recorded building and use
	restrictions and covenants, present uses of the Real Estate in violation of the foregoing disclosed in Seller's disclosure
	report(s), and Real Estate Condition Report, if applicable, and in this Offer, general taxes levied in the year of closing and
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	merchantable title for purposes of this transaction. Seller, at Seller's cost, shall complete and execute the documents
	necessary to record the conveyance and pay the Wisconsin Real Estate Transfer Fee.
	WARNING: Municipal and zoning ordinances, recorded building and use restrictions, covenants and easements
	may prohibit certain improvements or uses and therefore should be reviewed, particularly if Buyer contemplates
	making improvements to the Real Estate or a use other than the current use.
	■ TITLE EVIDENCE: Seller shall give evidence of title in the form of an owner's policy of title insurance in the amount of
	the purchase price on a current ALTA form issued by an insurer licensed to write title insurance in Wisconsin. Seller shall
	pay all costs of providing title evidence to Buyer. Buyer shall pay the costs of providing the title evidence required by Buyer's
	lender and recording the deed or other conveyance.
	■ GAP ENDORSEMENT: Seller shall provide a "gap" endorsement or equivalent gap coverage at (Seller's)(Buyer's)
	STRIKE ONE ("Seller's" if neither stricken) cost to provide coverage for any liens or encumbrances first filed or recorded
	after the commitment date of the title insurance commitment and before the deed is recorded, subject to the title insurance
	policy conditions, exclusions and exceptions, provided the title company will issue the coverage. If a gap endorsement or
	equivalent gap coverage is not available, Buyer may give written notice that title is not acceptable for closing (see lines 752-
	759).
	■ <u>DELIVERY OF MERCHANTABLE TITLE</u> : For purposes of closing, title evidence shall be acceptable if the required title
	insurance commitment is delivered to Buyer's attorney or Buyer not more than days ("15" if left blank) after
	acceptance showing title to the Real Estate as of a date no more than days ("15" if left blank) before delivery of such
	title evidence to be merchantable per lines 724-732, subject only to liens which will be paid out of the proceeds of closing
	and standard title insurance requirements and exceptions.
	■ TITLE NOT ACCEPTABLE FOR CLOSING: If title to the Real Estate is not acceptable for closing, Buyer shall notify Seller
	in writing of objections to title within days ("15" if left blank) after delivery of the title commitment to Buyer or Buyer's
754	attorney. Seller shall have days ("15" if left blank) from Buyer's delivery of the notice stating title objections, to deliver
	notice to Buyer stating Seller's election to remove the objections by the time set for closing. If Seller is unable to remove
	said objections, Buyer shall have five days from receipt of notice thereof, to deliver written notice waiving the objections,
757	and the time for closing shall be extended accordingly. If Buyer does not waive the objections, this Offer shall be null and
758	void. Providing title evidence acceptable for closing does not extinguish Seller's obligations to give merchantable title to
	Buyer.
760	■ SPECIAL ASSESSMENTS/OTHER EXPENSES: Special assessments, if any, levied or for work actually commenced
	prior to the date stated on line 1 of this Offer shall be paid by Seller no later than closing. All other special assessments
	shall be paid by Buyer. "Levied" means the local municipal governing body has adopted and published a final resolution
	describing the planned improvements and the assessment of benefits.
	CAUTION: Consider a special agreement if area assessments, property owners association assessments, special
	charges for current services under Wis. Stat. § 66.0627 or other expenses are contemplated. "Other expenses" are
766	one-time charges or ongoing use fees for public improvements (other than those resulting in special assessments)
767	relating to curb, gutter, street, sidewalk, municipal water, sanitary and storm water and storm sewer (including all
768	sewer mains and hook-up/connection and interceptor charges), parks, street lighting and street trees, and impact

■ ACTUAL RECEIPT: "Actual Receipt" means that a Party, not the Party's recipient for delivery, if any, has the document or written notice physically in the Party's possession, regardless of the method of delivery. If the document or written notice is electronically delivered, Actual Receipt shall occur when the Party opens the electronic transmission.

769 fees for other public facilities, as defined in Wis. Stat. § 66.0617(1)(f).

770 **DEFINITIONS** 

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774 ■ <u>BUSINESS DAY</u>: "Business Day" means a calendar day other than Saturday, Sunday, any legal public holiday under 775 Wisconsin or Federal law, and any other day designated by the President such that the postal service does not receive 776 registered mail or make regular deliveries on that day.

- DEADLINES: "Deadlines" expressed as a number of "days" from an event, such as acceptance, are calculated by excluding the day the event occurred and by counting subsequent calendar days. The Deadline expires at Midnight on the last day. Additionally, Deadlines expressed as a specific number of Business Days are calculated in the same manner except that only Business Days are counted while other days are excluded. Deadlines expressed as a specific number of "hours" from the occurrence of an event, such as receipt of a notice, are calculated from the exact time of the event, and by counting 24 hours per calendar day. Deadlines expressed as a specific day of the calendar year or as the day of a specific sevent, such as closing, expire at Midnight of that day. "Midnight" is defined as 11:59 p.m. Central Time.
- 784 <u>DEFECT</u>: "Defect" means a condition that would have a significant adverse effect on the value of the Real Estate; that repaired, removed or replaced would significantly shorten or adversely affect the expected normal life of the premises.
- <u>DEFICIENCY</u>: "Deficiency" means an imperfection that materially impairs the worth or utility of an Asset other than Real restate; makes such Asset unusable or significantly harmful; or substantially prevents such Asset from functioning or operating as designed or intended.
- 790 FIRM: "Firm" means a licensed sole proprietor broker or a licensed broker business entity.
  - <u>PARTY</u>: "Party" means the Buyer or the Seller; "Parties" refers to both Buyer and Seller.

792 **INCLUSION OF OPTIONAL PROVISIONS** Terms of this Offer that are preceded by an OPEN BOX ( \_\_\_\_\_\_ ) are part of 793 this Offer ONLY if the box is marked such as with an "X". They are not part of this offer if marked "N/A" or are left blank.

PEAL ESTATE DIMENSIONS AND SURVEYS

Buyer acknowledges that any land, building or room dimensions, or total acreage or building square footage figures, provided to Buyer by Seller or by a Firm or its agents, may be approximate because of rounding, formulas used or other reasons, unless verified by survey or other means.

797 CAUTION: Buyer should verify total square footage formula, total square footage/acreage figures, and land, 798 building or room dimensions, if material.

DISTRIBUTION OF INFORMATION Buyer and Seller authorize the agents of Buyer and Seller to: (i) distribute copies of the Offer to Buyer's lender, appraisers, title insurance companies and any other settlement service providers for the transaction as defined by the Real Estate Settlement Procedures Act (RESPA); (ii) report sales and financing concession data to multiple listing service sold databases; (iii) provide active listing, pending sale, closed sale and financing concession information and data, and related information regarding seller contributions, incentives or assistance, and third party gifts, to appraisers researching comparable sales, market conditions and listings, upon inquiry; and (iv) distribute copies of this Offer to the seller, or seller's agent, of another property that Seller intends on purchasing.

MAINTENANCE Seller shall maintain the physical Assets and all personal property included in the purchase price until the earlier of closing or Buyer's occupancy, in materially the same condition it was in as of the date on line 1 of this Offer, except for ordinary wear and tear and changes agreed upon by Parties.

DAMAGE TO ASSETS BETWEEN ACCEPTANCE AND CLOSING If, prior to the earlier of closing or occupancy by Buyer, the physical Assets are damaged in an amount not more than five percent of the purchase price, other than normal wear and tear, Seller shall promptly notify Buyer in writing, and will be obligated to repair the damaged Assets and restore the physical Assets to materially the same condition they were in as of the date on line 1 of this Offer. Seller shall provide Buyer with copies of all required permits and lien waivers for the lienable repairs and restoration no later than closing. If Seller is unable to repair and restore the damaged Assets, Seller shall promptly notify Buyer in writing and this Offer may be canceled at the option of the Buyer. If the amount of damage exceeds five percent of the purchase price, Seller shall promptly notify Buyer in writing of the damage and this Offer may be terminated at option of Buyer. Should Buyer elect to carry out this Offer despite such damage, Buyer shall be entitled to the insurance proceeds, if any, relating to the damage to the physical Assets, plus a credit towards the purchase price equal to the amount of Seller's deductible on such policy, if any. However, if this sale is financed by a land contract or a mortgage to Seller, any insurance proceeds shall be held in trust for the sole purpose of restoring the physical Assets.

BUYER'S PRE-CLOSING VIEW OF ASSETS Within 3 days prior to closing, at a reasonable time pre-approved by Seller or Seller's agent, Buyer shall have the right to view the Assets to determine that there has been no significant change in the condition of the Assets, except for ordinary wear and tear and changes agreed upon by Parties, and that any Defects or Deficiencies Seller has agreed to cure have been repaired in the manner agreed to by the Parties.

DEFAULT Seller and Buyer each have the legal duty to use good faith and due diligence in completing the terms and conditions of this Offer. A material failure to perform any obligation under this Offer is a default that may subject the defaulting party to liability for damages or other legal remedies.

If Buyer defaults, Seller may:

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- (1) sue for specific performance and request the earnest money as partial payment of the purchase price; or
- (2) terminate the Offer and have the option to: (a) request the earnest money as liquidated damages; or (b) sue for actual damages.
- If Seller defaults, Buyer may:
- (1) sue for specific performance; or

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(2) terminate the Offer and request the return of the earnest money, sue for actual damages, or both.
In addition, the Parties may seek any other remedies available in law or equity. The Parties understand that the availability
of any judicial remedy will depend upon the circumstances of the situation and the discretion of the courts. If either Party
defaults, the Parties may renegotiate the Offer or seek nonjudicial dispute resolution instead of the remedies outlined above.
By agreeing to binding arbitration, the Parties may lose the right to litigate in a court of law those disputes covered by the
arbitration agreement.

840 NOTE: IF ACCEPTED, THIS OFFER CAN CREATE A LEGALLY ENFORCEABLE CONTRACT. BOTH PARTIES 841 SHOULD READ THIS DOCUMENT CAREFULLY. THE FIRM AND ITS AGENTS MAY PROVIDE A GENERAL 842 EXPLANATION OF THE PROVISIONS OF THE OFFER BUT ARE PROHIBITED BY LAW FROM GIVING ADVICE OR 843 OPINIONS CONCERNING YOUR LEGAL RIGHTS UNDER THIS OFFER OR HOW TITLE SHOULD BE TAKEN AT 844 CLOSING. AN ATTORNEY SHOULD BE CONSULTED IF LEGAL ADVICE IS NEEDED.

ENTIRE CONTRACT This Offer, including any amendments to it, contains the entire agreement of the Buyer and Seller regarding the transaction. All prior negotiations and discussions have been merged into this Offer. This agreement binds and inures to the benefit of the Parties to this Offer and their successors in interest.

NOTICE ABOUT SEX OFFENDER REGISTRY You may obtain information about the sex offender registry and persons registered with the registry by contacting the Wisconsin Department of Corrections on the Internet at <a href="http://www.doc.wi.gov">http://www.doc.wi.gov</a> or by telephone at (608) 240-5830.

FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT (FIRPTA)
Section 1445 of the Internal Revenue Code (IRC)
provides that a transferee (Buyer) of a United States real property interest must pay or withhold as a tax up to 15% of the
total "Amount Realized" in the sale if the transferor (Seller) is a "Foreign Person" and no exception from FIRPTA withholding
applies. A "Foreign Person" is a nonresident alien individual, foreign corporation, foreign partnership, foreign trust, or foreign
sestate. The "Amount Realized" is the sum of the cash paid, the fair market value of other property transferred, and the
amount of any liability assumed by Buyer.

857 CAUTION: Under this law if Seller is a Foreign Person, and Buyer does not pay or withhold the tax amount, Buyer 858 may be held directly liable by the U.S. Internal Revenue Service for the unpaid tax and a tax lien may be placed 859 upon the Real Estate.

860 Seller hereby represents that Seller is a non-Foreign Person, unless (1) Seller represents Seller is a Foreign Person in a 861 condition report incorporated in this Offer per lines 132-143, or (2) no later than 10 days after acceptance, Seller delivers 862 notice to Buyer that Seller is a Foreign Person, in which cases the provisions on lines 868-870 apply.

IF SELLER IS A NON-FOREIGN PERSON. Seller shall, no later than closing, execute and deliver to Buyer, or a qualified substitute (attorney or title company as stated in IRC § 1445), a sworn certification under penalties of perjury of Seller's non-foreign status in accordance with IRC § 1445. If Seller fails to timely deliver certification of Seller's non-foreign status, Buyer shall: (1) withhold the amount required to be withheld pursuant to IRC § 1445; or, (2) declare Seller in default of this Offer and proceed under lines 832-839.

868 **IF SELLER IS A FOREIGN PERSON.** If Seller has represented that Seller is a Foreign Person, Buyer shall withhold the 869 amount required to be withheld pursuant to IRC § 1445 at closing unless the Parties have amended this Offer regarding 870 amounts to be withheld, any withholding exemption to be applied, or other resolution of this provision.

compliance with fireman. Buyer and Seller shall complete, execute, and deliver, on or before closing, any instrument, affidavit, or statement needed to comply with FIRPTA, including withholding forms. If withholding is required under IRC § 1445, and the net proceeds due Seller are not sufficient to satisfy the withholding required in this transaction, Seller shall deliver to Buyer, at closing, the additional funds necessary to satisfy the applicable withholding requirement. Seller also shall pay to Buyer an amount not to exceed \$1,000 for actual costs associated with the filing and administration of forms, affidavits, and certificates necessary for FIRPTA withholding and any withholding agent fees.

877 Any representations made by Seller with respect to FIRPTA shall survive the closing and delivery of the deed.

Firms, Agents, and Title Companies are not responsible for determining FIRPTA status or whether any FIRPTA exemption applies. The Parties are advised to consult with their respective independent legal counsel and tax advisors regarding FIRPTA.

1881 **TAX DEFERRED EXCHANGE** If the Assets are purchased or sold to accomplish an IRC Section 1031 Tax Deferred exchange of like-kind property, both Parties agree to cooperate with any documentation necessary to complete the exchange. The exchangor shall hold any cooperating party harmless from any and all claims, costs or liabilities that may be incurred as a result of the exchange.

DELIVERY OF DOCUMENTS AND WRITTEN NOTICES Unless otherwise stated in this Offer, delivery of documents and written notices to a Party shall be effective only when accomplished by one of the authorized methods specified at lines 887 888-903.

888 1) Personal: giving the document or written notice personally to the Party, or the Party's recipient for delivery if named at 889 line 890 or 891.

809 1116 090 01 091.		
890 Name of Seller's recipient for delivery, if any:		
891 Name of Buyer's recipient for delivery, if any:		
892 (2) Fax: fax transmission of the docume	nt or written notice to the following number:	
893 Seller: ()	Buyer: ()	

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894	(3) Commercial: depositing the document or written notice, fees prepaid or charged to an account, with a commercia
895	delivery service, addressed either to the Party, or to the Party's recipient for delivery, for delivery to the Party's address a
896	line 899 or 900.
897	(4) <u>U.S. Mail</u> : depositing the document or written notice, postage prepaid, in the U.S. Mail, addressed either to the
898	Party, or to the Party's recipient for delivery, for delivery to the Party's address.
899	Address for Seller:
	Address for Buyer:
	(5) Email: electronically transmitting the document or written notice to the email address.
	Email Address for Seller:
	Email Address for Buyer:
	PERSONAL DELIVERY/ACTUAL RECEIPT Personal delivery to, or Actual Receipt by, any named Buyer or Seller
905	constitutes personal delivery to, or Actual Receipt by, all Buyers or Sellers.
906	ADDENDA: The attached is/are made part of this Offer.
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908	(e.g., dollar amount, % of purchase price, etc.), toward Buyer's brokerage
	fees at closing. Payment made under this provision represents an economic adjustment only and does not create any
	agency relationship between Buyer's Firm and Seller, and the Parties agree Buyer's Firm is a direct and intended third party
	beneficiary of this contract.
912	ADDITIONAL PROVISIONS/CONTINGENCIES
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	NOTE: THIS OFFER TO PURCHASE IS FOR THE SALE OF BUSINESS ASSETS. CONSULT APPROPRIATE
951	ADVISORS FOR TAX, LICENSING, LIABILITY OR RELATED ISSUES.
952	This Offer was drafted by [Licensee and Firm]

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953 954	WIRE FRAUD WARNING! Wire Fraud is a real and serious risk. Never trust wiring instructions	]
955 956 957 958 959	agent, Firm, lender, title company, attorney or other source connected to your transaction. These communications are convincing and professional in appearance but are created to steal your money. The fake wiring instructions may even be mistakenly forwarded to you by a legitimate	
960 961 962	calling a verified number of the entity involved in the transfer of funds. Never use contact	
963 964	Real estate agents and Firms ARE NOT responsible for the transmission, forwarding, or	
965	All persons signing below on behalf of an entity represent that they have legal authority to sign for and bind	the entity.
966	NOTE: If signing for an entity use an authorized signature line and print your name and title.	
967	Buyer Entity Name (if any) (include type and state of organization):	
968 969	(x)	Date ▲
	(x)Buyer's/Authorized Signature ▲ Print Name/Title Here ▶	Date ▲
971	Buyer Entity Name (if any) (include type and state of organization):	
	(x) Buyer's/Authorized Signature ▲ Print Name/Title Here ▶	Date ▲
975 976	(x)	Date ▲
978 979 980	SELLER ACCEPTS THIS OFFER. THE WARRANTIES, REPRESENTATIONS AND COVENANTS MOFFER SURVIVE CLOSING AND THE CONVEYANCE OF THE ASSETS. SELLER AGREES TO CONVEYON THE TERMS AND CONDITIONS AS SET FORTH HEREIN AND ACKNOWLEDGES RECEIPT OF A COFFER.  Seller Entity Name (if any) (include type and state of organization):	THE ASSETS COPY OF THIS
983	, O     1 /A /      1   O         A	Date ▲
984 985	(x)	Date <b>▲</b>
986	Seller Entity Name (if any) (include type and state of organization):	
987 988	(x)	 Date <b>▲</b>
990	(x)Seller's/Authorized Signature ▲ Print Name/Title Here ▶	Date <b>▲</b>
	This Offer was presented to Seller by [Licensee and Firm]	
	onat	
993 994	This Offer is rejected This Offer is countered [See attached counter] Seller Initials ▲ Date ▲ Seller Initials ▲ Date ▲	