**Logo, company name

Description automatically generated**

**ASSET PURCHASE CONTRACT AND RECEIPT**

THIS ASSET PURCHASE CONTRACT AND RECEIPT (hereinafter, this "Contract") is entered into on \_\_\_\_\_\_\_\_\_\_\_\_\_\_, 2022 by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_/or assignee (the “Buyer”) who hereby offers and agrees to purchase upon the terms and conditions hereinafter set forth, the business assets of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (the “Seller”).

THE TOTAL PURCHASE PRICE FOR THE BUSINESS ASSETS SHALL BE:

$\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **PAYABLE AS FOLLOWS:**

1. $\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Earnest deposit to be deposited within three (3) days of execution of the instant contract. All Deposits to be held by: Law Offices of Adorno-Cunill & Damas Address: 1000 Brickell Ave Suite 720, Miami, FL 33131 Phone: (305) 381-9999; Email: Ken@acdfirm.com ("Escrow Agent"). Seller and Buyer acknowledge that all checks accepted by the Escrow Agent are subject to collection. Escrowed funds shall not be disbursed until the bank has cleared them. The named Buyer on the contract must be the remitter of any deposit.
2. $\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ By in State Cashier’s check or wire transfer from Buyer on or before the Closing Date.
3. $\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **TOTAL PURCHASE PRICE.**

##### PRELIMINARY CONTRACT PROVISIONS

1. **OFFER.** This Contract shall be open for Party's written acceptance until: 5:00 o'clock PM on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,2022.
2. **EFFECTIVE DATE.** The "Effective Date" of this Contract shall be the date on which the last of the parties sign s and accepts the final offer thereby making the Contract bi-lateral on all items and conditions.
3. **PURCHASE OF BUSINESS ASSETS**. Buyer hereby offers to purchase and Seller hereby agrees to sell the Seller's business assets at the total Purchase Price.
4. **PAYMENT OF DEPOSIT.** The Buyer tenders payment of the Earnest Money Deposit within three days of this offer, said deposit shall be made payable to the Escrow Agent.
5. **CLOSING.** 
   1. Buyer and Seller hereby mutually agree to execute any and all documents necessary to close this transaction on the Closing Date.
   2. The Closing Date shall be on or before \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
   3. The Closing Date may be extended in a writing signed by both Buyer and Seller.
6. **TIME.** TIME IS OF THE ESSENCEwith respect to all aspects of this Contract.
7. **AUTHORITY**.
   1. The Buyer and Seller have full authority to enter into this Contract and to conclude the transaction described herein.
   2. Neither Buyer nor Seller is a party to any agreement that shall prevent either Buyer or Seller from concluding this transaction; nor is any consent required from any third party.
   3. The execution, delivery and performance of this Contract shall not constitute a violation of Seller's Articles of Incorporation if a corporation or Seller's Articles of Organization if a Limited Liability Company or the entity's by-laws.
8. **SELLER'S REPRESENTATION.**
   1. Seller represents to Buyer that all outstanding liabilities of the Business, except as specifically set forth herein, shall be paid in full by Seller on or before the Closing, and that Buyer shall receive possession of the Assets free and clear of any encumbrances other than any security interest that may be created pursuant to this Contract.
   2. Seller represents to Buyer that there is no current or pending legal action, lawsuit or legal proceeding against or relating to the Business, its assets or business activity, nor does the Seller know or have reasonable grounds to know the basis of any potentiallegal action relative to the Business, its properties or business activity.
   3. Seller represents to Buyer that all of Seller's statements or representations regarding the prior operation of the Business, the value of the assets being purchased and all other material facts are true and that Seller knows said statements and representations have been relied upon by Buyer in Buyer's decision to enter into this Contract.
   4. Seller represents that the financial information supplied to Buyer by Seller is true and correct and is an accurate presentation of the financial condition and operating results of the Business.
9. **BUYER MAY FORM NEW ENTITY.**
   1. Buyer may elect to form a corporation or a Limited Liability Company after this Contract has been executed. In such event, the new entity shall become the Buyer. The original Buyer shall cause the corporation or the Limited Liability Company to ratify all of the terms and conditions of this Contract.
   2. Buyer shall continue to be personally liable for the performance of the terms, covenants and conditions herein.
   3. If the Buyer becomes an entity, the individual signatory(ies) to this Contract shall be personally liable for the performance of the terms, conditions and covenants contained herein.
10. **BUYER'S DUE DILIGENCE.**
    1. Buyer, at Buyer's expense, shall be responsible for the initiation of any formal Due Diligence examination of the business operation generally and that that examination shall be conducted by the Buyer and/or by an appropriate professional or professionals.
    2. This Contract shall be contingent upon the Buyer's satisfactory Due Diligence of the company's complete operations including, but not limited to, financial records, operational procedures, condition of equipment, any and all leases, and any contractual relationships**.**
    3. Buyer shall have \_\_\_\_\_\_\_\_\_\_\_\_\_ calendar days to complete the said due diligence.
    4. Buyer’s due diligence shall commence on the date the instant contract is signed by the Seller and delivered to Buyer.
    5. Buyer's discovery, during the Due Diligence Period, of any items or items not to the Buyer’s sole, complete and personal satisfaction shall cause this Contract to be cancelled in every respect and particular.
    6. Buyer and Seller agree that if this Contract shall become cancelled because of the failure of Due Diligence, the Escrow Agent shall be vested with the authority to immediately refund any and all deposits held for this Contract.
    7. The follow documents are required to be provided by Seller to Buyer:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

1. **DEFAULT BY BUYER/SELLER.**
   1. **DEFAULT BY BUYER**:
      1. If Buyer fails to pay the balance of any cash necessary to close this transaction, or if the Buyer fails to perform any of the covenants and conditions of this Contract, the Seller shall have the right to enforce this Contract pursuant to the Contract terms.
      2. In the alternative, and at the option of the Seller, the Seller may retain all sums paid by Buyer as liquidated damages.
   2. **DEFAULT BY SELLER:**
      1. If the Seller shall default by failing to perform any of the covenants and conditions of this Contract, Buyer shall have the right to terminate this Contract, and demand the return of its escrow deposits, as well as reimbursement for any and all reasonable attorney's fees, accounting fees, and other costs incidental to Buyer's inspection of the business regardless of whether Seller or Buyer should default.
      2. If the Seller shall default by failing to perform any of the covenants and conditions of this Contract, Buyer may avail itself of any judicial remedy in law or in equity including specific performance.

**CONTRACT PURCHASE PROVISIONS**

1. **BILL OF SALE.** Seller shall deliver to Buyer at the Closing a Bill of Sale for all furniture, fixtures and equipment, whether tangible or intangible, (the "Assets") included in this sale, as per the attached Schedule "A," which , by this reference, is incorporated herein, for which Seller warrants that it has good and marketable title, free and clear of all liens and encumbrances, except any liens or encumbrances disclosed herein .
2. **CONDITION OF ASSETS.**
   1. All Assets included in this sale, as per attached Schedule "A," are being purchased on an "as is" basis without warranties of merchantability or fitness for any particular purpose.
   2. At the Closing of this sale, all equipment shall be in good working condition.
   3. Buyer shall be responsible for inspecting said equipment in order to determine that, as of the date of Closing, said equipment is in good working condition.
3. **THIRD PARTY FINANCING; LOAN COMMITMENT.** This Contract IS NOT CONTINGENT upon any thirty party financing.
4. **INVENTORY OF TRADE GOODS/CONSUMABLES**. The day prior to closing a Third-Party company (paid by both seller and buyer) will make an inventory count. This inventory will be paid by buyer at cost.
5. **ACCOUNTS RECEIVABLE.** It is mutually agreed that Seller’s accounts receivable shall NOT be included in the purchase price.
6. **ACCOUNTS PAYABLE.**
   1. All accounts payable accruing to the date of the Closing shall remain the responsibility of Seller and are not included in this sale.
   2. Immediately from and after the Closing, all subsequent accounts payable shall be the sole responsibility of Buyer.
7. **BUSINESS FICTITIOUS NAME.**
   1. It is the Buyer’s intention to use a fictitious name. [x] Current fictitious name.
   2. Seller hereby grants Buyer, effective at Closing, any and all rights held by Seller in the Fictitious name, "\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_" and any derivations thereof, and Seller hereby waives any rights thereto, and shall not, after Closing, make use of such name, directly or indirectly.
8. **SELLER'S INDEMNIFICATION AND BUYER'S RIGHT OF SET-OFF.**
   1. Seller indemnifies Buyer and shall hold Buyer harmless from all debts, claims, actions, losses, damages and attorney's fees, existing or that may arise from or be related to Seller's past operation and ownership of the Business, except for any liabilities specifically assumed by Buyer hereunder.
   2. In the event Buyer should become aware of any such claim against the Business not disclosed prior to Closing, Buyer shall promptly notify Seller in writing of such claim. In the event Seller does not satisfy said claim or said claim is not disputed within ten (10) days from the receipt of such notice :
      1. In the event of an owner financed transaction, Buyer may, at its sole option, pay such claim and receive full credit against any Promissory Note payment owed to Seller under this Contract.
      2. In the event of a cash transaction, the parties agree that the Closing Attorney shall retain the amount to satisfy said claim from the Seller's closing proceeds for a period fifteen (15) days after closing to secure the Seller's indemnification as provided for in this paragraph. In the event the Seller fails to satisfy said claim within fifteen (15) days, Closing Attorney shall remit the amount retained to satisfy said debt.
9. **LOSS/DAMAGE.**
   1. In the event there is any loss or damage to the Business premises, or any of the improvements, systems, equipment or assets included in this sale at any time prior to the Closing, the risk of loss shall be upon Seller.
   2. Immediately from and after the Close of this sale, all risk of loss or damage shall be upon Buyer.
10. **SELLER'S OPERATION OF THE BUSINESS PRIOR TO CLOSING.** Seller hereby represents to Buyer that from the date of execution of this contract to the date of Closing, Seller shall carry on the business activities and operations of the Business diligently and in substantially the same manner as has been customary in the past, and shall not remove any item with the exception of product inventory sold in the normal course of business.
11. **BUSINESS DEPOSITS.**
    1. Any and all amounts currently on deposit for the benefit of the Business for utility services, leases, insurance, etc., are and shall remain the sole property of Seller and are not included as part of this transaction.
    2. Buyer shall, effective with the Closing, deposit such amounts as are necessary to continue the operation of the Business.
12. **BUSINESS TELEPHONE/WEBSITE/EMAIL**. Seller agrees to transfer to Buyer at Closing, and Buyer agrees to accept all of Seller's right, title, interest and responsibility for the Business telephone number(s), and yellow pages, Website(s), and email address, or other advertising that refers to said items.
13. **BUSINESS MAIL.** Seller agrees that all mail relating to the Business shall be routed to Buyer, and Buyer agrees to promptly forward to Seller any mail personalized to Seller.
14. **BUSINESS RECORDS.**
    1. At the Closing, Seller shall deliver to Buyer all customer accounts and records, and any other documents pertinent to the operation of the Business that Seller may have.
    2. Such records shall include those documents necessary to conduct business with suppliers, vendors and customers of the Business.
15. **BUSINESS PREMISES**. Until possession is transferred to the Buyer at Closing, Seller agrees to maintain the Business premises, including heating, cooling, plumbing and electrical systems, built-in fixtures, together with all other equipment and assets included in this sale, in good working order, and to maintain and leave the premises in a clean, orderly condition .
16. **PRORATIONS.** All pro-ratable items shall be prorated as of the Closing Date.
17. **LICENSES AND PERMITS.**
    1. Unless otherwise specified herein, Seller agrees to cooperate with Buyer in obtaining, at Buyer's expense, any licenses, permits , approvals or certificates necessary for the continued operation of the Business.
    2. Seller represents that to the best of Seller's knowledge the Business and premises meet, at the time of Closing, all government regulations as to health, fire, zoning and other licensing laws.
    3. Seller shall bear the cost of repairs and/or alterations that are required to allow Buyer to operate the Business in a lawful manner.
18. **FAMILIARIZATION.** Seller agrees to spend, at no cost to Buyer, a period of during normal business hours exclusive of holidays and Sundays, from the Closing Date, to assist Buyer and employees in the orderly transfer of the Business.
19. **RESTRICTIVE COVENANT**. The Buyer and Seller shall enter into a written valid restraint of trade or commerce protecting the **legitimate business interests** associated with or conveyed in this transaction. The written restrictive covenant shall comport in all respects with section 542.335, Florida Statutes. The party seeking enforcement of a restrictive covenant shall state, with particularity and specificity, the legitimate business interests to be protected and the reasonable time, place and manner restrictions necessary to protect the enumerated legitimate business interests. The Parties agree that the restrictive covenant shall have a term of TWO years and shall be enforced within the following geographic area: 25 miles .
20. **ALLOCATION OF PURCHASE PRICE**
    1. Buyer and Seller acknowledge that certain Federal Income Tax laws may be applicable to this transaction.
    2. Buyer and Seller acknowledge that each party may be required to report this transaction to the Internal Revenue Service (IRS) and allocate the Purchase Price among the applicable asset classifications found on IRS Rev. Form 8594.
    3. Buyer and Seller agree to cooperate fully with each other to determine the appropriate asset allocation for this transaction.
    4. Buyer and Seller agree to complete, sign and submit the appropriate IRS Rev. form 8594 for this transaction.
    5. Buyer and Seller agree to have the asset allocation completed at Closing to have the asset allocation completed at Closing.
21. **PREMISES LEASE.** At Closing, Seller shall assign and Buyer shall assume the lease on the Business premises with Lessor's written consent, and this Contract shall be subject to such consent where consent is required.
22. **CLOSING ATTORNEY.**
    1. The parties hereby appoint Law Offices of Adorno-Cunill & Damas (Kenneth Damas) at 1000 Brickell Ave Suite 720 - Miami, FL 33131, Phone: (305) 381-9999 Email : [Ken@acdfirm.com](mailto:Ken@acdfirm.com%20) as the Transaction Closing Attorney to receive, deposit and distribute funds for the parties and acknowledge that the Transaction Closing Attorney shall prepare and obtain execution of escrow instructions, closing documents and instruments evidencing the terms and conditions of this transaction as are required for the closing, conduct the closing, and provide for recording of the documents.
    2. Buyer and Seller agree to execute said documents as are reasonable requested by the Closing Attorney and each party shall pay one-half (1/2) of the Closing Attorney's fees.
23. **CLOSING COSTS/FILING AND RECORDING FEES**.
    1. Buyer and Seller agree that each party shall pay one-half (l /2) of the Closing Costs.
    2. If the Contract contains a Note in favor of Seller, Buyer shall pay all of the Filing/Recording fees associated with the State and County UCC filings, Documentary Stamps and any other fees associated with the Note.
24. **PRE-CLOSING COVENANTS**.
    1. If necessary, Buyer and Seller agree not to divulge any information about this transaction prior to Closing.
    2. Buyer agrees not to visit business premises prior to Closing without Seller's approval.
25. **GOVERNING LAW AND FORUM SELECTION.**
    1. **CHOICE OF LAW.** The laws of the State of Florida (without giving effect to its conflicts of law principles) govern all matters arising out of or relating to this Agreement, including, without limitation, its validity, interpretation, construction, performance, and enforcement.
    2. **DESIGNATION OF FORUM.** Any Party bringing a legal action or proceeding against any other Party arising out of or relating to this Agreement shall bring the legal action or proceeding in the County of Miami-Dade, State of Florida.
26. ATTORNEYS ' FEES AND COURT COSTS.
    1. If any legal action or other proceeding is brought for the enforcement of this Contract, or because of an alleged dispute, breach, default or misrepresentation in connection with any provision of this Contract, the successful or prevailing party or parties shall be entitled to recover reasonable attorneys' fees, court costs, and all expenses even if not taxable court costs (including, without limitation , all such fees, costs, and expenses incident to arbitration, appellate, bankruptcy, and post-judgment proceedings), incurred in that action or proceeding or any appeal, in addition to any other relief to which the party or parties may be entitled.
    2. Attorneys' fees include legal assistant fees, expert witness fees, investigative fees, administrative costs, and all other charges billed by the attorney.
27. **WAIVER**.No waiver of any provisions of this contract shall be effective unless it is in writing, signed by the party against whom it is asserted, and any such waiver shall only be applicable to the specific instance to which it relates and shall not be deemed to be a continuing waiver.
28. **PARAGRAPH HEADLINES.** Captions and paragraph headlines in this contract are for convenience and reference only and do not define, describe, extend, or limit the scope or intent of this contract per any provision herein.
29. **SURVIVABILITY OF CONTRACT.** The parties hereto acknowledge that this contract shall survive the Closing of this transaction as to the terms and conditions herein.
30. **BINDING EFFECT.**
    1. This contract shall bind and inure to the benefit of the successors, assigns, personal representatives, heirs and legatees of the parties hereto.
    2. The parties hereto acknowledge that this contract, including all covenants, representations, warranties and agreements, shall survive the Closing of this transaction.
31. **ENTIRE AGREEMENT**.This Contract constitutes the entire agreement and understanding of the parties and cannot be modified except in writing executed by all parties. All representations made herein shall survive the closing.
32. **SEVERABILITY.** In the event that any of the terms, conditions or covenants of this Contract are held to be unenforceable or invalid by any court of competent jurisdiction, the validity and enforceability or the remaining provisions, or portions thereof, shall not be affected but shall remain in full force and effect.
33. **CONTRACT REVIEW.** From the date of acceptance of this Contract, Buyer and Seller shall have five (5) business days from the date of the last party to execute the Contract to have this Contract including all addenda or amendments, reviewed by their respective attorneys for the sole purpose of verifying that the form and language used herein adequately protects their clients and to make any necessary language changes within such time. The substance and material terms of this Contract shall remain unchanged.
34. **TYPEWRITTEN OR HANDWRITTEN PROVISIONS.** Typewritten or handwritten provisions inserted in this form and acknowledged by the parties as evidenced by their initials shall control all printed provisions in conflict therewith.
35. **ENVIRONMENTAL**.The parties acknowledge having been advised by the Broker that they are aware of the health, liability and economic impact of environmental matters relative to real estate transactions, which may include the sale of the Business or the lease of the premises where the Business is conducted. The Broker specifically affirms that it does not conduct, advise and/or have any knowledge of environmental matters, nor does it undertake or conduct analyses thereof. The parties are advised to retain qualified environmental professionals to determine if any hazardous toxic wastes, substances or other undesirable materials or conditions exist on the property and if so, whether any health danger or other liability exists and whether such substances may have been used during the construction or operation of the business or buildings, or may be present as a result of previous activities on property. Various laws and regulations have been enacted at the federal, state and local level dealing with the use, storage, handling, removal, transportation and disposal of toxic or hazardous wastes and substances. Depending upon past, current and proposed uses of this property, the parties acknowledge that it is prudent to retain an environmental expert to conduct a site investigation and/or building inspection. If hazardous or toxic substances exist or are contemplated to be used at the property, special governmental approvals or permits may be required. Further, the cost of removal and disposal of such materials may be substantial. Consequently, the assistance of legal and technical experts should be obtained where these substances are or may be present.
36. **TAX DISCLOSURE.** Florida Statute, 212, governs the sales tax liability of parties involved in the sale or exchange of business assets. Tax on sales, use and other transactions pursuant to Chapter 212 of the Florida Statutes, and other taxes, may be due as a result of the closing of this contract. Broker discloses the existence of said statutory provision as well as the potential transferee liability purported to be created therein. However, Broker specifically disclaims any responsibility as to whether and/or to what extent said statutory provision is applicable to this transaction. Broker advises that the parties hereto seek the assistance of independent counsel. The parties acknowledge that they have been advised by the Broker to seek advice as to the allocation of the purchase price, as is required by law. Buyer and Seller acknowledge that certain Federal Income Tax and State of Florida laws and taxes may be applicable to this transaction.
37. **REAL PROPERTY; CROSS TERMINATION.** This Contract DOES NOT include real estate property.
38. **BUYER'S ACKNOWLEDGMENT.** Buyer hereby acknowledges that Buyer is relying solely on Buyer's own inspection of the Business and the representations of Seller regarding the prior Business operating history, the value of the assets being purchased and all other material facts. Broker(s) neither represented nor warranted the accuracy of any facts, figures, books, records, memoranda, financial inforn1ation or data, of any kind, concerning the operations of Seller. Broker has not conducted any independent investigation whatsoever of the Business and the information provided by Seller to Broker. Moreover, Buyer acknowledges that Broker has not verified any of the representations made by Seller.
39. **SELLER'S ACKNOWLEDGMENT.** Seller acknowledges that Broker made no representations concerning the creditworthiness, integrity or ability of Buyer to complete this transaction. Seller has relied solely on Buyer's representations with respect thereto. Seller acknowledges that the Broker has performed all its duties pursuant to the listing agreement and has earned its compensation as set forth therein .
40. **BUYERS DEPOSIT INSTRUCTIONS TO BROKER /AGENT.**
    1. Buyer hereby orders Broker/Agent to accept and deliver Buyer's Deposit Check(s) to the Escrow Agent.
    2. Broker/Agent shall acknowledge acceptance and receipt of Buyer's deposit in a writing that shall be placed in Buyers file.
    3. Broker/Agent's acceptance and delivery of Buyer's Deposit Check(s), as found at Paragraph 51.1, is mutually agreeable by and between Buyer and Seller.
41. **BUSINESS BROKERS.** Seller is responsible to pay any and all brokers regarding this sale.

**THIS IS A LEGALLY BINDING AND FULLY ENFORCEABLE CONTRACT**

The Buyer and Seller acknowledge reading, understanding and receiving a true copy of this Contract. If either Party does not understand the Contract, or has any questions concerning the Contract, they should immediately consult a professional before signing. A facsimile copy of this document and any signatures thereon shall be considered as an original.

[*Signature Page Follows*]

**BUYER’S BINDING OFFER:**

Offered and DATED THIS \_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 2022.

The Buyer makes the foregoing offer and agrees to purchase the above-described business assets on the terms and condition s according to the foregoing Contract. Seller acknowledges receipt of a true copy of this document.

BUYER:

By:

Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Title: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**SELLER’S ACCEPTANCE OF OFFER:**

ACCEPTED and DATED THIS \_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 2022.

The Seller accepts the foregoing offer and agrees to sell the business assets on the terms and conditions according to the foregoing contract. Seller acknowledges receipt of a true copy of this document.

SELLER:

By:

Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Title: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**SCHEDULE A**