LETTER OF INTENT

FOR A PURCHASE

Da	ate:			
	=====================================			
Pu Se sa co	nis Letter of Intent (the "Le urchase described hereun eller (the "Parties") until re me transaction and subje nsidered in this Letter and lowing:	der and shall govern t placed by a definitive, ct matter (the "Definiti	he relationship between formal agreement addre ve Agreement"). The Pu	the Buyer and essing the rchase
1.	THE BUYER			
2.	THE SELLER			ailing address
3.	THE PURCHASE. Unless pay the Seller the amount exchange for	nt of \$	(the "Purchas	se Price") in
4.	PAYMENT. Payment sh	all be made: (check o	ne)	
		by executing the Defin	st be paid at the time of nitive Agreement or as o	9
	·		nust be paid by the date	of
		Definitive Agreement.	The Purchase Price mu veen the Buyer and Sello	•
	□ - Other			

eSign Page 1 of 2

Э.	DEPOSIT. The Parties agree that a. (Check one)			
	 Refundable Deposit is Required. The Buyer shall remit to the Seller, togethe with this Letter, payment in the amount of \$ (the "Deposit"). The Deposit shall be REFUNDABLE under the following terms: 			
	 ☐ - Non-Refundable Deposit is Required. The Buyer shall remit to the Seller, together with this Letter, payment in the amount of \$ (the "Deposit"). The Deposit shall be NON-REFUNDABLE. 			
	 Deposit is NOT Required. The Buyer shall not be required to make a deposit payment at the time of signing this Letter. 			
6.	FINANCING. The Letter is: (check one)			
	 Conditional Upon Financing. This Letter is conditional on the Buyer's ability to obtain financing. Financing shall be under the following terms: 			
	 □ - NOT Conditional Upon Financing. This Letter is not conditional on the Buyer's ability to obtain financing. 			
7.	. INTENTION OF THE PARTIES. This Letter sets forth the intentions of the Parties to use reasonable efforts to negotiate, in good faith, a Definitive Agreement with respect to all matters herein. Notwithstanding paragraphs 5 through 9, which shall be legally binding, any legal obligations with respect to all other matters shall only arise if and when the Parties execute and deliver a Definitive Agreement.			
8.	GOVERNING LAW. This Letter shall be governed under the laws of the State of .			
9.	SIGNATURES.			
	Seller Signature: Date:			
	Print Name:			
	Buyer Signature: Date:			
	Print Name:			

eSign Page 2 of 2