

## ADDENDUM TO \_\_\_\_\_\_\_1AGREEMENT

THIS ADDEN	DUM ("Addendum") is made and entered into on	, 20	, by and
between		("	
		("	
located at		·	
Agreement") with the assistan	and entered into a such Agreement, together with any amendmen is applying for financing(s) from a lender in acc of the U. S. Small Business Administration ("SBA"). SBA recondition for obtaining SBA-assisted financing.	which fur	nding is provided
In consideration sufficiency of w	n of the mutual promises below and for good and valuable cowhich the parties acknowledge the parties agree that notwithstan Agreement:		
•	If is proposing to transfer a partial interest has an option to purchase or a right of first partial interest, may exercise such option of transferee is not a current owner or family member If the 's consent is requipartial), will not unreasonably withhold such approved transfer of the interest or any powill not be liable for the actions of the transferee	refusal winder right only of a cupired for an and a consent.	ith respect to that y if the proposed errent owner of y transfer (full or In the event of an
•	If has the option to purchase the business per termination of the Agreement and the partie value of the assets, the value will be determined by an appraise the owns the real estate where the operating, will not be required to sell the termination, but may be required to lear remainder of the term (excluding additional value.	er chosen by real estate ase the rea	le to agree on the y both parties. If location is upon default or al estate for the

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<sup>&</sup>lt;sup>1</sup> While relationships established under license, jobber, dealer and similar agreements are not generally described as "franchise" relationships, if such relationships meet the Federal Trade Commission's (FTC's) definition of a franchise (see 16 CFR § 436), they are treated by SBA as franchise relationships for franchise affiliation determinations per 13 CFR § 121.301(f)(5).

## **COVENANTS**

• If the owns the real estate where the location is
operating, has not and will not during the term of the
Agreement record against the real estate any restrictions on the use of the property,
including any restrictive covenants, branding covenants or environmental use restrictions.
If any such restrictions are currently recorded against the's real estate,
they must be removed in order for the to obtain SBA-assisted financing.
EMPLOYMENT
• will not directly control (hire, fire or schedule)'s
employees. For temporary personnel franchises, the temporary employees will be
employees by the not the
emproyed by thenot the
As to the referenced Agreement, this Addendum automatically terminates when SBA no
longer has any interest in any SBA-assisted financing provided to the
Except as amended by this Addendum, the Agreement remains in full force and effect
according to its terms.
and acknowledge that submission of false information to SBA, or the
withholding of material information from SBA, can result in criminal prosecution under 18 U.S.C. 1001 and
other provisions, including liability for treble damages under the False Claims Act, 31 U.S.C. §§ 3729 -
3733.
Authorized Representative of:
D. C.
By:
Print Name:
Fillit Name.
Title:
Title
Authorized Representative of:
Tumorized Representative of
By:
<u> </u>
Print Name:
Title:
Note to Parties: This Addendum only addresses "affiliation" between the and
and the and the
system must meet all SBA eligibility requirements.