



Contract to sell business template

This business sales agreement must be concluded between [Phyller.FirstName] [Phyller.Istname] (Buyer.FirstName] [Buyer.Lastname] (Buyer), which was also known that day as parties that day. Creeddate] Seller conditions are the legal owner [business. The buyer expressed interest in buying a business from the seller.

OFFICE USE ONLY	HIII Fitness Membership					
	\sim	Application/	Renew	al F	orm	
	int/mm/st	94	td/mm/yyi			1
Data Received: _	1	Data Processed	1-1-1-	Proce	used By:	
A. FAMILY IN	FORMATION (P	LEASE PRINT)				
Are you a new appl	Icard' 125 0 NO 0	Hes your address, talephon	e number or em	and address	changed 155 D	NOD
B. CLIENT IN	FORMATION					
ANNE		RESTANCE	-	ITE 10	[ea: x0 /D
TANKS T ADDRESS					APT/UNITE	
011) TOVR:					POSRL CHIE	
HERE PRIME NO.		CELL PROPERTY.				
Divis. 40 04035				THEORY CHIEF	NUMBER OF THE OWNER	DAMA NEWSLETTER
onautor contra:			ENERGINEY CONTACT PROVE NE.			
C. CLIENT AL	ERT INFORMAT	DON				
loss the perturbant i	and or this farm base	Does any family metaber have	Does any bench		P yes to any of these	question, places
a daalaify, medical condition or allergy you eculd like on to know about?		any medical conditions are need to know about?	have any disabilities or special release?		indicate the participant's name and provide additional information.	
NOD NOD		YES NOD	YES D NO D			
	HIP PASS PLA					
CLASS" DI no	ath Diyear ath Diyear ath Selector	FIENESS 3 manth STUDIO*/** 3 manth G6 menth	L year	PLUST	a conth	Cl year Cl year
* A PER Q Physical Action galaxies in Tell rate *** Al publicages 20 CE 4	Insultane Contribution II G. The Main' State To Have In Property in publication and con- tribution of the State	a ran contra tao in union ris tao in District arrange starting to contain parts of the containing because to start	New York Party Cart	10 12 16 PAGE		
Personal	THE WARKS AND CONCEPT MUST BE DEADD IN SINCE FOR THE APPLICATION TO BE PROCEEDED. Public NEAR CAREFULTY Large after the signifier for membering varied on the Recentler Membering Application form on the print of particle of the applicant, advanced pr					
information on No.	and understand that its adult of this application and see d	a perior, may my plinitered included, has Never by the Companyian of the Town of	a altheast capacity to participating in activities tacil as those that are the subject. Richtmani Hill the "Beer" through its Constantis Services Department the the			
	*Achiever's its there may be inherent takes associated with participating in the Achieves, including all manness of aligns, the falles of equipation and the participations of other participants and mappings and the part of the solid in contractions, and is the falles associated processing and participations and their participants for our in proceeding manness of the part of the solid in contractions, and is the falles that is the solid interval of the solid participation and the participation of the solid participation and the solid falles of the falles.					
the Manhalpel Auf	agine to participate (second	the children's to performance in the factor	tion and withingly and	ne lui repui	shifts, and any calls of	ingels for meeting
E26.ord will be	children in consection with regime, child specing participation in the Activities at any justice where these Activities may be test, including the Towrin Stream Socilities, point, parks and/or combusity contrast. Forther consect to the cas is the Towr of plungitude of money shiddren for acceptance					
of palgram.	programm soft authorize the Yoart In ann and palled ourt printigraphs is print and/or amornizable.					
administration.	It consideration of the "two it acceptance of this againstice, i, or install of repeat/mp children; and repairs they need of its execution, and ansigns, again to wave a wave and calling a space to wave an ansign a space to wave an ansign a space to wave a space to wave an					
Institut regarding	structures, contraction, who there and agents policitiesly the "Released" and tenans and forwar sholtange the Releasest from all lability for any principal roots, sholt, conserv, iterange, in other task and contribute of unbeleasest ratios in tool asking out of or in any way concerned with ratios					
shiuld be diversed	shartenens) personenn in the Astronen or the Town's use of printigraphs of reptry photosymmic.					
	I understand the fitness daff an evaluatie and eiling to provide an equipment orientation at any time.					
ar NOT-TTL MININ.	i sontin that i than fan an disker sine is mei and nakerskeit sen of the Researce of the antimy, and agters is in hand sy't to train their and adversity that					
F. PAYMENT	INFORMATION	Lauthorize the Tax	e of Richmond A	il to charte		
O Depart Countral la	and party to be free of fights	There the				
-		ATION (available for 6-month				
	Manager at the last	Autor is deld vy cold and decided larts Residence is for Sam of Reference Hilson In mount: Sam agent the automation 1	Chine array is no in	the could sates	off at other the bid last angulary with alread 1 materi	an an assault. I wanted
Institute the Sector Re-	it has been advented to say on it	the second later speed the adjunction is effort the deal step. I accounting the flow address is in contrast company i accoun- ter becoming is the flow of Roberts Step.	of Romand All with	make a feet of B	the first sectors	I president starts out them
Lastinias for Secol Re-		and the second second second second	should have be built 10	Purplement, 1 day	make intro-mill one	annual of orders to
Institute the band file instituting at fact of persons drawing fact of evolution change in 1 - paperent is descent personalities of the	of its analytics, its day presenters as beening-assoriated appresenter stage	for decreasing \$1 the fact of Multi-Logistic				
Lastington (in Sect of No announced and Sector of No Cast dependence of these of the Cast dependence of the sector of the comprised in dependence of the Sector of Sector (1) and (1) and the Charleston announced to the Charleston announced	part arithmentation incoment and about instant the desil date. The	that they make my providivelant payment re-all be no related for unused perform of	a maidle. I sall inflater i	In Calculation I	Income Department more	rig Decisive Department, relative, Flarty 2460 (p. rep.
Landinetie (he South All anniherschieft an Beit all personnen wersen all fast die segment in dieser darit offensiellen einergen anderstand bezeicht gestellt all best Southers annehm seitherstand bezeicht gestellt sollt alle Southers annehm sollt alle Southers annehm sollt alle Southers annehm sollt alle Southers annehm	per ariter user to send the dept lefter the delt and the is pointiene with the brind of according that i have real of	that may make repaired wheel papers or all to us where to accure prices of the spectrum log (Phote) property of all spectrum log (Phote) property of the		Tax canadia	the agreement. By say of	rig Decisive Department, relative, Flarty 2460 (p. rep.
Landinetie (he South All anniherschieft an Beit all personnen wersen all fast die segment in dieser darit offensiellen einergen anderstand bezeicht gestellt all best Southers annehm seitherstand bezeicht gestellt sollt alle Southers annehm sollt alle Southers annehm sollt alle Southers annehm sollt alle Southers annehm	per artiter unite L'annuel tre displatifier the deci ann. The is annuellence with the terms of antransmittige that I have read o well TH and an read	that may make repaired wheel papers or all to us where to accure prices of the spectrum log (Phote) property of all spectrum log (Phote) property of the	r, p t plastad the	_	the agreement. By say of	rig Decisive Department, relative, Flarty 2460 (p. rep.

Both sides agree to the following conditions: The description of the company sold is as follows: (Put a detailed business description, including all of the above. The parties agreed with these payments, taking into account the purchase and sale of real estate. All deposits of this business agreement must be stated [Land.date]. In this case, the Buyer does not meet the conditions laid down in this Agreement on the sale of activities, all deposits will be served by the seller and damage to the liquidation. Total purchase price, including all furniture, meals and equipment: [Dough.Purchaseprice] closure costs: [closure costs: [closure costs: [closure costs:] closure costs: [closure due to the sale of activities. In addition, both parties agrees to use the true market value of both sides agrees to close this sales and performed this operation, they called the closure due to the sale of activities. In addition should be set up no later than 30 years after the signing of this Agreement. The closure due to the sale of this company is a timely manner. The closure due to both sides agrees to close this sales agreement will remain after this sale. Previous conditions, if a party does not meet its obligations in accordance with the diffused dates, this contract will not be invalid and all deposits and funds will be returned in this scale agreements will remain until the end of the leasing period. All liabilities related to rent, including other payments made within the scope of rent, maintenance, tax and leasing, are still responsible for the seller until the lease agreement is concluded. The recipient is responsible for the seller until the lease agreement is concluded costs if he wishes to purchase the existing foundation of the property.

Disputes are not currently legal actions or existing ownership activities that may endanger a commercial sales contract. In this agreement, if you need to arise in legal forms and cause problems, the seller will be responsible for all the costs arising from the above legal problems.



Privacy will not be explained by any party in relation to the information that may affect the agreed members of this commercial sales contract. All information between the parties obtained by this agreement and 12 months after this agreement. The receivers of the third part of the suppliers who signed a third party agreement between the parties during this agreement without a written agreement of both sides. In addition, all the advantages of this business sales contract return only to the relevant parties. Under no circumstances, these conditions do not have a third party receiver that requires a party to this agreement. In case of agreements made during this agreement, there will be reasons for termination. Notifications between the parties and all notifications shall be written and submitted to the recipient by e-mail to the following addresses. Notification is responsible for all costs. SELLER ADDRESS: [seller.address] [seller.city] [seller.state] receiver address: [Buyer.address] [Buyer.address] [Buyer. If the mediation cannot resolve these disputes, the parties can perform legal procedures that may be available under the laws of [seller.tat]. If there is no financial obligation during all sales documents, all legal decisions are insuredOnce completed, the seller retains the property insurance without any change in the insured amount. After completing these documents, the buyer must take out property insurance to the seller. The entire agreement between the parties.



This Commercial Sale Agreement continues all oral or written agreements concluded prior to the date of the Agreement. Any change to this Commercial Sale Agreement requires a written form signed by both parties. In the event that parts of this Agreement are terminated or found to be unenforceable, the parties shall have the opportunity to replace such sections under the applicable terms. If parts of this agreement are found to be fulfilled, all remaining terms of sale of this business will remain in effect. Agreeing with the signature of both parties confirms that they have read and understood all the terms and conditions set forth in this employment contract. sales person



