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SBA LOAN APPLICATION

LOAN REQUEST INFORMATION							
Type of Request: (Check one)	BA 7(a) ☐ SBA 504 ☐	Conventional Other	er				
Loan Amount Requested:	Collateral Offered:						
Term Requested:	Value:						
Purpose of Loan (Use of Proceeds):							
SECTION 1 – APPLICANT COMPANY (Plea	ase Print)	T ID #					
Entity Name/Legal Business Name		Tax ID #					
dba name (if applicable):							
Entity Type: S Corporation C Corpo	C) Partnership 1	rust					
State of Organization: Date Established: Date Incorporated:							
Affiliated Companies?:							
Mailing Address	City, State, Zip						
Physical Address (if different)		City, State, Zip					
Primary Contact Email		Number of Employees Existing:	Number of Employees Existing:				
		After this Financing:					
Phone Number	Alt Phone Number						
SECTION 2 – OWNERSHIP OF APPLICAN	T COMPANY - List below all owner						
Full Name		Social Security	Date of Birth				
Title:		% Ownership Capacity:					
Address		City, State, Zip					
Phone Number		Alt Phone Number or E-mail					
Full Name		Social Security	Date of Birth				
Title:		% Ownership Capacity:					
Address		City, State, Zip					
Addicas		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
Phone Number		Alt Phone Number or E-Mail					
Full Name		Social Security	Date of Birth				
Title:		% Ownership Capacity:					
Address		City, State, Zip					
Phone Number		Alt Phone Number or E-Mail					
Full Name		Social Security	Date of Birth				
Title:		% Ownership Capacity:					
Address		City, State, Zip					
Phone Number		Alt Phone Number or E-Mail	Alt Phone Number or E-Mail				

(If there are additional owners, please attach a separate sheet)



SBA LOAN APPLICATION

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SECTION 3 – INCOME/EXPENSES/ASSET	S/LIABILITIES/ADDITION	AL SCHEDULE	S		
Please provide additional documents	s checked below				
Personal Financial Statement (PFS) Cash on Hand Retirement Accounts Real Estate Owned Personal Liabilities	☐ OTHER: ☐ OTHER: ☐ OTHER:				
Personal Tax Returns (3 most recent years)		• · · · · · · · · · · · · · · · · · · ·			
☐Business Tax Returns (3 most recent years)					
☐Interim Business Financials (as of month end *Profit and Loss *Balance Sheet *Debt Schedule	in the last 60 days)				
Please respond to the follwoing:	Applicant Yes N	o	Co Applicant	Yes	No
Are you a US Citizen					
2. Are you a Lawful permanent resident					
any loan from Referral Lender. I/we hereby authorize Private Business Capita stock holdings, and any other assets needed treport, and verify other credit information, incluagree(s) that: (1) verification or re-verification agents, successors and assigns, either directly copy of this application will be retained by the rely on the information in the application and lapplication if any of the material facts which I/on the loan indicated in this application becoming the same remedies, report my/our name(s) are	o process my/our loan appli uding past and present mort of any information containe or through a credit reporting ender, even if the loan is n /we have a continuing oblig we have represented herein ne delinquent, the Lender, i	cation. I/we furt gage reference d in the applica g agency, from a ot approved; (2) gation to amend n should change ts agents succe	her authorize the Ler s. The undersigned s tion may be made at my source named in t the Lender, its agen and/or supplement t prior to closing; and ssors and assigns, n	nder to order to orde	er a consumer credi acknowledge(s) and ne by the Lender, it tion, and the origina sors and assigns wil ation provided in this ent my/our payments
DistNove	X				Date
Print Name	Signature				Date
Print Name	Signature				Date
Print Name	X Signature				Date
	X				
Print Name	Signature				Date



Please Keep For Your Records

ECOA/REGULATION B APPRAISAL NOTICE

We may order an appraisal to determine the property's value and charge you for this appraisal. We will promptly give you a copy of any appraisal, even if your loan does not close. You can pay for an additional appraisal for your own use at your own cost.

THE ECOA/REGULATION B APPRAISAL RULE APPLIES TO ANY APPLICATION FOR CREDIT, WHICH SHALL BE SECURED BY A FIRST LIEN ON A DWELLING. A DWELLING MAY INCLUDE ANY RESIDENTIAL STRUCTURE, WHICH CONTAINS 1 TO 4 UNITS, WHETHER OR NOT IT IS ATTACHED TO REAL PROPERTY. THIS INCLUDES INDIVIDUAL CONDOMINIUMS OR COOPERATIVE UNITS, MOBILE HOMES, AND OTHER MANUFACTURED HOMES.

CALIFORNIA NOTICE OF RIGHT TO RECEIVE COPY OF APPRAISAL

You have the right under section 11423 of the California Business and Professions Code to a copy of the appraisal report obtained by this bank in support of your application for credit, provided that you have paid for the appraisal.

In order to obtain a copy of your appraisal report, we must receive your written request for a copy no later than 90 days after we notify you regarding the action taken on your credit application, including notice of an incomplete application and the fee for the appraisal has been paid in full. If you withdraw your application, you must make your request for an appraisal report within 90 days of the withdrawal. Please address your letter to the officer processing your loan request at: **CalPrivate Bank**, **9404 Genesee Avenue**, **Ste#100**, **La Jolla**, **CA 92037**

NOTE - Not applicable on first lien 1-4 dwelling transaction, refer to ECOA/Regulation B Appraisal Notice instead

EQUAL CREDIT OPPORTUNITY ACT NOTICE-RIGHT TO REQUEST SPECIFIC REASONS FOR CREDIT DENIAL

If your application for business credit is denied, you have the right to a written statement of the specific reasons for the denial. To obtain the statement, please contact **CalPrivate Bank** via phone at: (858) 875-6900 or via mail Attn: Lending at 9404 Genesee Avenue, Ste#100, La Jolla, CA 92037 within 60 days from the date you are notified of our decision. We will send you a written statement of reasons for the denial within 30 days of receiving your request for the statement.

NOTICE: The federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (provided the applicant has the capacity to enter into a binding contract); because all or part of the applicant's income derives from any public assistance program; or because applicant has in good faith exercised any right under the Consumer Credit Protection Act. The federal agency that administers compliance with this law concerning this creditor is the Division of Depositor and Consumer Protection, National Center for Consumer and Depositor Assistance, Federal Deposit Insurance Corporation, 1100 Walnut Street, Box #11, Kansas City, MO 64106.





Please Keep for your Records

USA PATRIOT ACT AND CUSTOMER IDENTIFICATION PROGRAM (CIP)

Summary

In response to the events of September 11, 2001, President Bush signed into law on October 26, 2001 the USA Patriot (Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism) Act of 2001. The act is comprised of several broad and wide-ranging anti-terrorism initiatives, including measures financial institutions must follow to detect, prevent, and assist in the prosecution of persons involved in money laundering and/or financing terrorism.

What is CalPrivate Bank doing to comply with the USA Patriot Act?

CalPrivate Bank is committed to comply with the provisions of the Act, including the required implementation of a Customer Identification Program, or "CIP". Based on the requirements of the CIP, we have created procedures for obtaining, verifying, and maintaining records of identifying information from clients opening "accounts".

Our use of the term "account" includes safe depositor renters, CD purchasers, holders of deposit accounts of all types, borrowers, credit card clients, trust clients, those who use our investment services, and those who utilize our cash management services.

To comply with the USA Patriot Act, we must obtain:

- The client's legal name;
- Date of birth (for individuals);
- A current physical address (P.O. Boxes or other such addresses may not be used)
- An identifying number (current Driver's License, Passport, etc.)

Additionally, the Bank must be able to verify the identity of the client through documentary and non-documentary methods (e.g., accepting identification).

Please know that all financial institutions in the United States are required to comply with the provisions of the USA Patriot Act – Customer Identification Program (CIP).

IMPORTANT INFORMATION ABOUT OPENING A LEGAL ENTITY ACCOUNT

Effective July 11 2016, new rules under the Bank Secrecy Act will aid the government in the fight against crimes to evade financial measures designed to combat terrorism and other national security threats.

EACH time an account is opened for a covered Legal Entity, we are required to ask you for identifying information (name, address, date of birth, social security number as well as identification documents) for:

- Each individual that has beneficial ownership (20% or more); and,
- Individuals that have significant managerial control over the Legal Entity.

If you are opening an account on behalf of a Legal Entity, you will be required to provide the appropriate documentation and to certify that this information is true and accurate to the best of your knowledge.

We proudly support all efforts to protect and maintain the security of our customers and our country.