

Effective Date:

	
•	chase letter of intent (the "Letter of Intent") represents the request to purchase and the terms agreed upon by and The Commodities Group, LLC. After this Letter of Intent has been made, a formal Payment
	nt may be constructed to the benefit of the Parties involved.
l.	The Buyer: (the "Buyer")
II.	The Seller: "The Commodities Group, LLC." (the "Seller")
III.	The Product or Service/The Buyer intends to purchase the following:
	Product:
	Details:
	The Buyer intends to purchase unit (s) of the Product at \$ per unit.
IV.	Purchase Price: The total fee for the Product or Service is \$
V.	Payment: The Purchase Price shall be paid in the following manner:
	Terms: 50% Wired/Down-payment to Sellers account. Upon product verification report: 50% balance
	Wired/transfer to Seller's designated holding account. Before order ships, Buyer must verify proof of funds
	transferred to Seller's holding account.
	🗌 - Additional Terms:
VI.	Financing: The Buyer has made it known that final payment is _ conditional _ not conditional on their ability
	to obtain Proof of Product and/r SGS verification. Upon acknowledgement of LOI, Purchase Order will be
	provided for the Final Cost and payment process. Purchase order provided to the Buyer will include
	quantities, pricing, lead times, names of Buyer and Seller entities involved with the transaction and any
	additional information pertinent to the transaction.
VII.	Binding Effect: This Letter of Intent shall be considered: (Initial and Check)
	Binding: Therefore, the Parties acknowledge that remedies at law will be adequate for any breach of this
	Letter of Intent and consequently agree that this Letter of Intent shall be enforceable by specific performance
	The remedy of specific performance shall be cumulative of all the rights at law or in equity of the parties under
	this Letter of Intent.
	Non- Binding: Therefore, the parties acknowledge that this Letter of Intent is not enforceable by any Party
	The terms outlined herein are solely for the purposes of reaching an agreement in the future, of which Buye
	and Seller are not bound.
VIII.	Currency: All mentions of money or the usage of the "\$" icon shall be known as referring to the US Dollar.
IX.	Governing Law: This Letter of Intent shall be governed and joint jurisdiction under the laws by the State of
	Maryland and Country of product origin.
Χ.	Acceptance: Once Letter of Intent is submitted, sale is voided if not returned within 48-hours from stated
	effective date.
	Seller: The Commodities Group, LLC. Buyer:
	Seller Signature: Buyer Signature:
	Date: Date:
	Print Name: Print Name: