

REMITTANCE AGREEMENT

On or about June 23, 2025 Funding Metrics, LLC dba Lendini (“Funding Metrics”) and [REDACTED] entered into an Agreement to Purchase & Sell Future Receivables (“Agreement”). As of the signing of this Payment Agreement the balance owed on the said Agreement is \$9,241.13.

Merchant is in default of said Agreement. Funding Metrics has authorized Commercial Asset Recovery, LLC (“CAR”) to negotiate the terms to settle said matter. Merchant has authorized The Law Office Of Caridi P.C. to negotiate the terms to settle said matter and to tender remittances directly to CAR on its behalf. All the Terms & Conditions of the Agreement are incorporated herein by reference.

CAR has agreed to accept the reduced balance of \$5,560.94, in full satisfaction said account, provided the following conditions are met:

Effective February 13, 2026, and continuing each and every Friday through June 19, 2026, The Law Office Of Caridi P.C. on behalf of Merchant, shall tender to CAR the sum of \$278.05 per week.

On or before June 26, 2026, [REDACTED] behalf of Merchant, shall tender to CAR the sum of \$277.99.

Merchant understands that The Law Office Of Caridi P.C. is tendering the remittance on the Merchant’s behalf. In the event The Law Office Of Caridi P.C. fails to tender a scheduled increment to CAR then Merchant will be in default of this Remittance Agreement. Notice of the Default shall be sent to The Law Office Of Caridi P.C. via e-mail.

Remittances shall be tendered to CAR via direct wire into CAR’s account located at JP Morgan Chase Bank: [REDACTED]

[REDACTED] shall be responsible for all fees incurred after the date of this Agreement.

Funding Metrics will release all Holds, if any, with credit card processors and/or accounts receivable. All funds on hold, if any, shall be released directly to Funding Metrics. All funds, if any, received as the result of a Hold will be credited to the Merchant’s balance.

Upon receipt and clearance of the aforementioned remittance in full, Funding Metrics will begin the process to release its UCC and all other liens and security interests related to Merchant’s

property.

Merchant represents and warrants that said person has the complete and full authority/authorization to execute this Agreement on behalf of the respective entity. Upon execution hereof Merchant agrees to the terms and conditions herein.

