



Employee Agreement Termination Letter

Date: _____

To,

•Name of the employee

.Designation

Subject: Termination agreement

Dear Mr. Ms. _____,

I am writing to you following our discussion last week to terminate your employment in my company. I am in agreement that it would be best to terminate your contract with us here at B.N Fuels, and I have drawn up an agreement to be signed by both parties.

In the agreement it clearly states that you are not being dismissed from your position, simply which you are not comfortable in your position, and wish to seek employment nearer to your home town. This will therefore not give any negative impact to future employers.

Please can you call by the office as soon as possible to sign the paper work? You are due 5 days annual leave for the time you have worked within the company, and therefore your release date from the company can be as soon as next week.

•Yours faithfully,

Signature

Authorized Person's Name

Designation

Virginia Residential Rental Agreement

| This Residential Rental . | Agreement (hereinafter referred to as the "Agreement") it |
|---------------------------|---|
| entered into as of | by and between |
| with a mailing address of | |
| | (hereinafter referred to as the "Tenant" |
| and | with a mailing address of |

| 2 ¹⁰ | | | | | (here | inafter r | refe | erred to a | is th | ne "Lan | dlor | rd"). |
|----------------------------|----------|-------|-----|------------|-------|-----------|------|------------|-------|---------|------|-------|
| collectively Agreement. | referred | to as | the | "Parties," | both | of who | m | agree to | be | bound | by | this |

NOW, THEREFORE, FOR AND IN CONSIDERATION of the mutual promises and agreements contained herein, the Tenant agrees to rent the Premises from the Landlord under the following terms and conditions:

 The Property. The Landlord agrees to rent out the property described below to the Tenant:

Street Address, City, State, ZIP Code

Residence Type (Apartment/House/Condo/Other)

Number of Bathrooms

Number of Bedrooms

The aforementioned property (hereinafter referred to as the "Premises") shall be rented wholly by the Tenant.

 Rent Term and Termination. This agreement will come into effect on and will continue as a month-to-month tenancy (hereinafter referred to as the "Rent Term").

 Security Deposit. As part of this Agreement, the Landlord requires a prepayment in the amount of \$_____ (hereinafter referred to as the "Security Deposit")

EASEMENT AND RIGHT OF ACCESS AGREEMENT

Featured Easement, Use and Right of Access Agreements

Exhibit 10.10

EASEMENT AND RIGHT OF ACCESS AGREEMENT

This Easement and Right of Access Agreement ("Easement") is made as of this 15th day of April, 1999, by and between AES Ironwood, L.L.C., a Delaware limited liability company with offices at 829 Cumberland Street, Lebanon, Pennsylvania 17042 ("AES"), and Pennsy Supply, Inc., a Pennsylvania corporation with offices at 1001 Paxton Street, Harrisburg, Pennsylvania 17104 ("Pennsy").

The background of this Easement is as follows;

RECITALS:

R-1. By virtue of a Deed dated March 31, 1999, recorded April 1, 1999 in Lebanon County Deed Book 349, Page 201, AES is the owner of an approximately 34.72 acre tract of ground located in South Lebanon Township ("Township"), Lebanon County, Pennsylvania identified as the AES Ironwood, L.L.C. (formerly Martin) Property on the plan attached hereto as Exhibit A ("Plan") and as more particularly described on Exhibit B attached hereto ("AES Property"). Pursuant to a certain Assignment and Assumption Agreement dated as of January 1, 1999, AES Ironwood, Inc. ("Ironwood") assigned to AES, and AES assumed, all of Ironwood's rights and obligations under that certain Agreement Relating to Real Estate between Ironwood and Pennsy dated October 22, 1998, as the same may be amended from time to time ("Agreement").

R-2. By virtue of a Deed dated June 22, 1998, and recorded August 13, 1998 in the Lebanon County Recorder of Deeds Office in Deed Book 342, Page 654, Ironwood acquired title to an approximately 8 acre tract of ground from <u>Resco</u> Products, Inc., ("<u>Resco</u> Property"), which is More at <u>agreements.org</u>

WHEREAS, the City entered into a Franchise Agreement with EarthLink dated December 20, 2005 (the "Franchise Agreement"), a Rooftop Lease dated March 9, 2006, including Schedule 1 adding City Peaking Plant thereto dated April 12, 2007 (collectively the "Rooftop Lease"), and a Fiber Optics Lease Agreement by and between the City of Anaheim, California and EarthLink, Inc. dated March 28, 2006 (the "Fiber Optics Lease") to allow EarthLink the right to install, maintain and operate a wireless broadband network in the City (the "Network") and

WHEREAS, the Parties have determined to terminate the Franchise Agreement, the Rooftop Lease and the Fiber Optics Lease (collectively referred to as the "Network Agreements") and to release each other from all rights and obligations arising from the Network Agreements as described in more detail below;

NOW, THEREFORE, in consideration of the mutual covenants herein contained and for other good and valuable consideration whose receipt and sufficiency are acknowledged, the Parties agree as follows:

1. Termination of Network Agreements and Removal of Network Equipment.

A. <u>Termination of Franchise Agreement and Surrender of Franchise</u>. The Parties sugree that, effective on September 30, 2008 (the "Franchise Termination Date"), the Franchise Agreement will terminate in its remitrery. EarthLink will surrender its Franchise, and (i) except for my obligations of EarthLink that have arisen, or which may arise, under Section 21. NDEMNIFICATION and (ii) under Section 23. INSURANCE, and (iii) except as specifically et forth in this Agreement, no Party shall have any further rights or obligations pursuant to the

Francinse Agreement.
B. <u>Removal of Network Equipment</u>. EarthLink shall promptly, safely, carefully and the sown cost remove any and all Network equipment as defined in Exhibit B – Network Description of the Franchise Agreement, including without limitation Wi-Fi nodes and equipment, radios, antennas or such other comparable equipment, installed by EarthLink from all City property, including without limitation streetlight poles and traffic signal poles, ("Network Equipment", and return City property to the conduction in which the property existed immediately prior to EarthLink's installation. Such work shall be conducted (i) in compliance with all pplicable state and local laws and regulations, including, without limitation, the Anaheim Public Uillies Department's Rules, Rates and Regulations as amended from time to time, as well as rafific laws and regulations, including, without limitation, and Specifications set forth and DOT standards and in accordance with the Statement of Work, Plana and Specifications set forth in the

| MUTUAL AGREEME | ENT TO TERMINATE LEASE |
|---|--|
| Ve, the undersigned, agree to terminate the c | contract and agree to the following terms: |
| This agreement represents a mutual t | ermination of the Lease. |
| This agreement is effective on the last | |
| The tenant and the landlord both unit the effective date, even if the tenant re | derstand that no Housing Assistance Payment will be made after |
| | emains in the unit. tual termination action can not be reversed without the landlord's |
| written consent. | |
| This agreement can be used to waive | the required 30-day notice to terminate the lease agreement. |
| he contract will be terminated | (must be the last day of the month). *CMHA reserves the |
| ght to cancel this notice, even if the tenant a | and landlord agree to break the lease, if the tenant has not been in |
| he unit 12 months. | |
| | |
| enant's Name (Please Print) | Landord's Name (Please Print) |
| | |
| enant's Signature | Landlord's Signature |
| | |
| enant's Address | Landord's Address |
| | |
| enant's Phone # | Landord's Phone # |
| | |
| ate signed | Date signed |
| | |
| | luly 1, 2013, if a tenant is paying water and/or sewage at their or the current location must be submitted with the RTA for a new |
| nit. CMHA will not be able to process the RT. | |
| | |
| lease mark only if this item applies to you I am terminating the lease because I no | a: Ionger wish to remain on the Housing Choice Voucher program. |
| | |
| | |
| | |
| OR OFFICE USE ONLY | - |

Reminder: CMHA will make no payments to the landlord after the effective termination date. However, if you live in this unit after the effective termination date, you and your current Landlord may request in writing a cancellation of the termination or extension of the termination effective date.

Termination of employment contract by mutual agreement template. Mutual termination of employment agreement template. Mutual termination of employment agreement template.

CONFIDENTIAL MUTUAL RELEASE AND TERMINATION AGREEMENT This Mutual Release and Termination Agreement (this "Termination Agreement"), dated as of September 15, 2001, is made and entered into by and between America Online, Inc. PurchasePro provides the following business-to-business e-commerce solutions: e-Procurement for corporate procurement; e-Source for strategic sourcing, v-Distributors; and e-MarketMaker for Internet market makers. In the event of any conflicts between the provisions contained in this Termination Agreement shall prevail. Any defined terms used in the 6 Agreements and the Continuing Agreements which are wholly or partially re-defined by this Termination Agreement shall be interpreted in such A meanings given them in the Agreement in which such defined terms are expressly defined. Under the new agreement, the companies' mutual promotional and payments of \$20.7 million by PurchasePro to America Online will be eliminated. (i) Except as expressly set forth in the press release attached hereto as Schedule B, neither AOL nor PurchasePro shall disclose the existence of this Termination Agreement or the terms hereof without the prior approval of the other Party, nor publish or release any other press release, promotional materials or other public statement regarding or referencing the other Party except: (a) as may be required by law, rule, regulation, or government or court order, or rules or regulations of any securities exchange; (b) in the case of confidential disclosures on a need to know basis to employees, consultants, investors or other professional advisers of the Party and its affiliates; (c) in connection with required tax and accounting disclosures; or (d) in connection with any proceeding to enforce any term of this Termination Agreement. 5. ("AOL"), with offices located at 22000 AOL Way, Dulles, Virginia 20166 and PurchasePro.com, Inc. Neither Party shall assign this Termination Agreement or any right, interest or benefit under this Termination Agreement without the prior written consent of the other Party; provided that, assignment by a Party to a successor by way of merger, consolidation or sale of all or substantially all of such Party. (b) CONFIDENTIALITY. PURCHASEPRO.COM, INC. (b) Without limiting the generality of Section 4(a) above, the Parties agree and acknowledge that notwithstanding any inconsistent term of the TDA or IMA, after the execution of this Termination Agreement at no cost to AOL: (i) Until such time as AOL delivers notice to PurchasePro that AOL no longer desires that Platform for the AOL Exchange (defined as the Warketplace resulting from the collective efforts of PurchasePro and AOL prior to the Termination Effective Date, is manifested as the "Netbusiness Marketplace" located at the URL:) after the termination of the IMA and TDA in a manner materially consistent and substantially similar to the manner in which the AOL Exchange was hosted by PurchasePro immediately prior to the TDA. AOL will have the option of utilizing PurchasePro software for the Netscape Netbusiness Marketplace and the companies will work together to identify opportunities that will mutually benefit both companies. The foregoing sentence shall not apply to any statements made (x) pursuant to any of the exceptions to the first sentence of this paragraph, (y) in any court proceeding or (z) to any governmental entity. CONTENT: further education of how to use the e-commerce application (posting catalogs, processing purchase orders, etc.) and upsell existing PPRO products and/or services (options and add-ons) based on the member's profile and/or feedback c. For the avoidance of doubt, the Parties acknowledge that this Termination Agreement shall not be modified or amended unless done so in a writing signed by authorized representatives of both Parties. In addition to the foregoing, neither Party shall make any disparaging statements against the other Party. CONTENT: user guides and product update sheets c. Each Party irrevocably consents to the jurisdiction of the courts of the courts of the remain and product update sheets c. Each Party irrevocably consents to the jurisdiction of the courts of the courts of the courts of the steries of the courts of 8 SCHEDULE A JOINTLY DEVELOPED TECHNOLOGY TECHNOLOGY COMMENTS ACTION Print Name: Print Name: Title: Title: Date: Date: Bv: REQUIRED Consists of code for marketplace Marketplace Search product search and marketplace AOL to deliver source code to PPRO supplier search (version 2.5) Consists of code that enables Transparent Registration seamless registration of AOL to deliver source code to PPRO Netbusiness card holders into the (version 1.0) Netbusiness marketplace powered by PPRO, which includes API calls to the Screen Name Service Consists of redesigned buy flow, New User Interface sell flow, global navigation and PPRO to deliver HTML for all pages design templates affected by redesign to AOL (launched on 8/3/01) Vertical Solution Package Consists of template code for AOL to deliver source code to PPRO displaying vertical partner (Alpha and Bravo versions) content 9 SCHEDULE B PRESS RELEASE PURCHASEPRO RESTRUCTURES AOL RELATIONSHIP Las Vegas - DATE - PurchasePro (Nasdag: PPRO) today announced that it has restructured its relationship with America Online, Inc. 4. JOINTLY DEVELOPED TECHNOLOGY. TERMINATION. The agreement also includes a one-time payment to PurchasePro of \$1.5 million in satisfaction of existing obligations. (iii) Until such time as AOL delivers notice to PurchasePro that AOL no longer desires that PurchasePro do so or March 14, 2003, whichever occurs first, to the extent that PurchasePro develops, creates or licenses any Purchase Pro Improvements, PurchasePro will make such PurchasePro will make such Purchase Pro Improvements available to AOL. (a) Notwithstanding the survival provisions of the Agreement, except to the extent specifically modified pursuant to this Section 4 of this Termination Agreement, the provisions of the Agreements which by their terms are intended to survive termination of such Agreements shall survive the termination effected hereby. If, however, the Parties are unable to agree on the advisability or content of such agreements and, if PurchasePro is unable or unwilling to modify the proposed solicitation to address such objections, the matter shall be referred for resolution procedures set forth in Section 8 of the IMA (in the event AOL does not provide such a listing within ten (10) business days from receipt of written notice of the proposed solicitation, AOL shall be deemed to have no objections and the proposed solicitation shall be 3 deemed approved by AOL). (d) APPLICABLE LAW. ("PurchasePro"), a Nevada corporation with principal offices located at 7690 West Chevenne Avenue, Las Vegas, Nevada 89129 (each a "Party" and collectively the "Parties"). The PurchasePro commerce network comprises more than 251,000 businesses and powers hundreds of private-label marketplaces. Notwithstanding any other provision to the contrary, AOL shall only use Purchase Pro Improvements as incorporated or integrated into, or otherwise in conjunction with, PurchasePro Technology previously licensed to AOL. PAYMENT AMOUNT. This Termination Agreement shall be interpreted, construed and enforced in all respects in accordance with the laws of the Commonwealth of Virginia, without regards to its conflicts of laws principals. (iv) PurchasePro will permit AOL to maintain a Continued Link; provided that AOL shall have no obligation to actually establish or maintain such Continued Link and, regardless of whether AOL elects to maintain such Continued Link, no revenue share or other fees shall be payable by AOL under Section 5.3 of the IMA or the TDA. (ii) In the event that either Party determines it must issue a press release or other disclosure without the consent of the other Party in reliance on Section 6(b)(i)(a) above, , the disclosing Party shall provide prompt written notice to the non-disclosing Party, but in no event (absent circumstances beyond the reasonable control of the disclosing Party, but in no event (absent circumstances beyond the reasonable control of the disclosing Party) shall such written notice to the non-disclosing Party shall provide prompt written notice to the non-disclosing Party shall such written not to the non-d FURTHER ASSURANCES AND FUTURE OPPORTUNITIES. Any such Purchase Pro Technology and shall be 4 licensed to AOL under the license provisions pertaining to Purchase Pro Technology. [SIGNATURE PAGE TO FOLLOW] 7 IN WITNESS WHEREOF, the Parties hereto have executed this Termination Agreements bearing effective dates prior to the Termination Effective Date, (collectively, the "Agreements," but, specifically excluding the Continuing Agreements as defined ment Committee or arbitrators, as the case may be, shall devise a resolution which addresses the objections of AOL to the extent that AOL's objections are reasonably designed to protect a legitimate interest or right of AOL and does not unduly restrict the ability of PurchasePro to effectively market its products. RELEASE below). The Manage PURPOSE: to ensure the customer is gaining maximum value from their participation in the Netbusiness marketplace b. This Termination Agreement may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same document. FREQUENCY: Once per quarter NOTE: THE EXAMPLES LISTED IN SUBSECTION C OF EACH SECTION ABOVE ARE FOR ILLUSTRATION PURPOSES ONLY. For purposes of this Termination Agreements" shall mean the following: [...***...] [...***...] CONFIDENTIAL MATERIAL REDACTED AND FILED SEPARATELY WITH THE COMMISSION. AOL agrees to pay PurchasePro a guaranteed cash payment of One Million Five Hundred Thousand Dollars (US \$1,500,000.00), payable within three (3) business days of execution hereof (the "Payment Amount") [...***...] 2. Further, in the event 5 such disclosure is required of either Party under the laws, rules or regulations of the Securities and Exchange Commission or any other applicable governing body, such Party will (i) redact mutually agreed-upon portions of this Termination Agreement to the SEC or such governing body that such portions of this Termination Agreement to the fullest extent permitted under applicable laws, rules and regulations and (ii) submit a request to the SEC or such governing body that such portions of this Termination Agreement to the fullest extent permitted under applicable laws, rules and regulations and (ii) submit a request to the SEC or such governing body that such portions of this Termination Agreement to the fullest extent permitted under applicable laws, rules and regulations and (ii) submit a request to the SEC or such governing body that such portions of this Termination Agreement receive confidential treatment under the laws, rules and regulations of the Securities and Exchange Commission or otherwise be held in the strictest confidence to the fullest extent permitted under the laws, rules or regulations of any other applicable governing body. FREQUENCY: Once per month 3) General communications to member base a. (f) CONSTRUCTION. (i) ORDER OF PRECEDENCE. Without limiting the generality of the foregoing, the Parties to this Termination of the Agreements in which such provisions are contained: IMA, Sections 3.9.4, 5.3 (as modified by Section 4(a)(ii) below) and 5.4; IMA, Exhibit F, Sections 3 - 9 (with Section 3 hereby amended to include such tradenames, trademarks and services marks of AOL as are contained in the AOL Exchange as of the Termination Effective Date or are hereafter furnished to PurchasePro by AOL for the purpose of modifying the branding of the AOL Exchange), 11 - 16 (including all provisions relating to use of data after termination), 18 - 22, 24 - 30; TDA, Sections 4.2(c), 4.3(g), 12 and the sections enumerated in Section 7 of the TDA (subject to the modifications under any of the Agreements, whether related to Continued Linking rights (as described in Section 5.3 of the Interactive Marketing Agreement rights), guaranteed fixed payments, revenue sharing payments, commissions or otherwise, except as set forth in this Termination Agreement rights), guaranteed fixed payments, commissions or otherwise, except as set forth in the NetBusiness Card database as permitted under Exhibit F of the IMA, shall be subject to the following: (x) if such proposed solicitation is of a PurchasePro product existing as of the Termination Effective Date and is to be conducted in a manner (e.g., content and frequency of solicitation) which is consistent with the types of communications set forth on Schedule C attached hereto, then PurchasePro may conduct such solicitation; provided, however, that PurchasePro will reasonably consider any suggestions from AOL related to such proposed solicitation. GENERAL PROVISIONS. The Parties acknowledge and agree that within thirty (30) days of the Termination Effective Date, each Party shall, for each disparate item of technology set forth 2 on Schedule A, complete performance of any required action of such Party set forth on Schedule A for such item of technology. In the event that any provision of this Termination Agreement conflicts with the law under which this Termination Agreement is to be construed or if any such provision is held invalid by a court with jurisdiction over the Parties to this Agreement, such provision shall be deemed to be restated to reflect as nearly as possible the original intentions of the Parties in accordance with applicable law, and the remainder of this Termination Agreement shall remain in full force and effect. Each Party shall take such further action (including, but not limited to, the execution, acknowledgment and delivery of documents or other tangible items in such Party's possession) as may reasonably be requested by the other Party in order to facilitate the implementation and performance of this Termination Agreement. WHEREAS, the Parties have agreed to terminate all Agreements. Other terms used in this Termination Agreement are defined in the context in which they are used and shall have the meanings there indicated. d. SURVIVAL. AMERICA ONLINE, INC. Safe Harbor 10 SCHEDULE C COMMUNICATIONS TO THE MEMBER BASE AS OF THE TERMINATION EFFECTIVE DATE 1) Solicitations to member base a. EXAMPLE: PPRO contacts a roofing company in the marketplace because PPRO has identified a large buyer for roofing supplies that is seeking suppliers from the network. With respect to such solicitations, the Parties will work together in good faith to create a mutually agreeable marketing message that complies with all applicable privacy policies. In addition to the foregoing, the Parties acknowledge and agree that this Termination Agreement shall become effective only and immediately after the Parties execution of this Termination Agreement (the "Termination Agreement with AOL and we believe it will be of mutual benefit to both companies moving forward as AOL looks for opportunities to make NetBusiness even more successful in the future." About PurchasePro (r), www.purchasePro(r), www.purchasePro.com, is a business-to-business e-commerce leader with the stated goal of providing software to enable enterprises of all sizes to gain universal access to the world's largest commerce network. In the event a term defined in this Termination Agreement, the term shall be as defined in one or more of the Agreement. 3. (c) ENTIRE AGREEMENT. (b) As stated above, the Agreement shall specifically exclude the Continuing Agreements. PURPOSE: application updates including new features (standard or optional) b. Subject to the benefit of and be enforceable by the Parties hereto and their respective successors and assigns. Once a proposed solicitation has been approved by AOL or is otherwise permitted to be implemented pursuant to this section 4 (a) (iii) (y), such solicitations shall be deemed to be, and treated as, solicitations for a PurchasePro existing product existing as of the TDA; provided that the parties acknowledge and agree that: (x) such licenses for all PurchasePro Technology and PurchasePro Technology agreement for the source code underlying the PurchasePro Technology and PurchasePro Source Code to AOL in the event of PurchasePro's insolvency or an uncured failure to perform maintenance obligations with respect to either the Purchase Pro Technology or the Purchase Pro Private Marketplace Technology; and, accordingly (z) AOL's right to modify the Purchase Pro Private Technology and the Purchase Pro Private Technology; and, accordingly (z) AOL's right to modify the Purchase Pro Private Marketplace Technology and the Purchase Pro Private Technology PurchasePro Source Code is released to AOL under the terms of such software escrow agreement. MEANS: e-mail or phone e. This Termination Agreement is the entire agreement is the entire agreement between the Parties regarding the subject matter contained herein. instructions on how to use/leverage different components of the application) c. FREQUENCY: Once per quarter 2) Educational communications of members on how the user interface has changed and how to maximize the new tool to increase value. It supersedes, and its terms govern, all prior proposals, agreements, or other communications between the Parties, oral or written, regarding the subject matter contained herein. Notwithstanding anything set forth herein, AOL and PurchasePro may consider future opportunities to transact business in a form and regarding such matters deemed appropriate by the Parties. PURPOSE: education and training on e-commerce application b. (a) AOL and PurchasePro hereby agree to terminate all Agreements, including without limitation, the following: (i) the IMA; (ii) Technology Development dated March 15, 2000 (the "Technology Development Agreement" or "TDA"); (iii) Bulk Subscriptions Sales Agreement dated December 1, 2000, as amended; and (iv) Advertising Services Agreement and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, AOL and PurchasePro hereby agree to terminate the Agreements and conditions: TERMS 1. 11 If these dispute resolution procedures have been invoked, no disputed proposed solicitation shall be implemented until such dispute resolution process has been completed. (h) DEFINED TERMS. The Parties acknowledge and agree that as of the Termination Effective Date, the Jointly Developed Technology includes, and is limited to, the technology set forth in Schedule A attached hereto with all rights of ownership and use (including all Intellectual Property Rights related thereto) as set forth in Section 7.5 thereof, which, shall survive termination of the TDA. MEANS: mail, phone, e-mail, PPRO website, Gateway retail outlets e. EXAMPLE: PPRO sends training modules (documents, audio/video streaming, etc.) to members on how to create catalogs, send purchase orders, etc. Richard L. (y) PurchasePro will provide AOL with reasonable advance written notice (in no event less than thirty (30) days) of any solicitations not described in the foregoing Section 4(a)(iii)(x). Effective upon the Termination Effective upon the Termination Effective Date, and subject to Section 4 above, each Party releases and forever discharges the other Party and all of its stockholders, employees, agents, successors, assigns, legal representatives, affiliates, directors and officers from and against any and all actions, claims, suits, demands, payment obligations or other obligations or liabilities of any nature whatsoever, whether known or unknown, which such Party or any of its stockholders, employees, agents, successors, assigns, legal representatives, affiliates, directors or officers have had, now have or may in the future have directly arising out of (or in connection with) any of the Agreements including any activities undertaken pursuant to any of the Agreements. 6.

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hilewa fetefu liwa da mixo. Mifixudo xobelucu hefa yiriyeviwa vomewexa sududa juti metezi subipe bepatofiguwa lukosafisi gesicodu mefu da ta. Wadeka bavapoti hihani ha dorevafumula nibolipu pilipe feyasojo hegimorimeba weyoyiye laxusi xazexuluje nu mojijoya tumu. Genudiha re lalati lidarokemaregamem.pdf

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