COMMERCIAL REAL ESTATE NON-DISCLOSURE AGREEMENT (CONFIDENTIALITY)

1. The Parties . This Commercial Real Estate Non-Disclosure Agre "Agreement", made this day of, 20			
Potential Buyer/Tenant:, hereinafter known a	as the "Interested Party".		
Owner/Landlord:, hereinafter known as the "	"Owner/Landlord".		
Agent:, hereinafter known as the "Agent".			
Collectively, the above-named persons or entities, shall be known as the "Parties".			
2. The Property. In connection with the Interested Party's consideration of the Owner/Landlord's real estate located at, State of, hereing Parties agree to the following terms and conditions:	on of a possible purchase or lease, City of after known as the "Property", the		
3. Genuine Interest . The Interested Party is genuinely interested in pu from the Owner/Landlord.	rchasing or leasing the Property		
4. Permitted Use . The Interested Party will use the confidential in evaluating the Property.	nformation solely for purposes of		
5. Confidential Information . The Interested Party acknowledges that all information and materials furnished from the Owner/Landlord or Agent concerning the Property is confidential and may not be used for any purpose other than the Interested Party's evaluation for a possible purchase or lease. Access to any information furnished by the Owner/Landlord or Agent will be limited to attorneys, accountants, financial representatives, and business advisors directly involved with the Property.			
6. Nondisclosure . Owner/Landlord, Interested Party and Agent all a person or business entity the fact that any discussion or negotiations a Property, including any business located therein, or the actual or poinvolved in any such discussions or negotiations.	are taking place with respect to the		
7. Discretion . Interested Party agrees not to contact the Property or Ecustomers except through the Owner/Landlord or Agent. Interest circumvent or interfere with the Agent's listing agreement with the Land	ted Party further agrees not to		
8. Binding Effect. This Agreement shall be governed and construed in State of and shall survive the closing of an Party and Owner/Landlord for a period of the information becomes publicly available, whichever occurs first. In notification of non-interest on the part of Interested Party as well and Interested Party and Owner/Landlord.	ny Agreement between Interested from the date of said closing or if The word "Closing" shall include		
9. Cost of Enforcement . In the event either party commences a judic of this Agreement, the prevailing party in such action shall be entitled to			

amounts as may be permitted by law, all costs and expenses incurred by it in the prosecution of defense

of such action, including reasonable attorneys' fees.

- **10. Warranty**. If the Agent is providing the confidential information, the Agent does not guarantee, warrant, either expressed or implied, any information and/or figures supplied by the Owner/Landlord. Interested Party should rely on their own verification of this information as a part of their due diligence.
- **11. Reproduction Prohibited**. No copies shall be made or retained of any written information supplied to Interested Party by the Owner/Landlord. At the conclusion of any discussion, negotiation or upon demand by the Owner/Landlord, all information including notes, photographs, financial statements, or any other details released to the Interested Party shall be returned to the Owner/Landlord or Agent. Any information shall not be disclosed to any employee or consultant unless they agree to execute and be bound by this agreement.

Interested Party(s)		
Name:	Signature:	Date:
Owner/Landlord(s)		
Name:	Signature:	Date:
Agent(s)		
Name:	Signature:	Date:
Name:	Signature:	Date: