Confidentiality and Non-Disclosure Agreement



| and | | ("Prospect") |
|--|--|---|
| and Ponto Vodro Club Poolty | | ("Prospect's Broker") |
| and Ponte Vedra Club Realty | | ("Listing Broker") |
| agree to the following terms regarding the real property or bus | siness opportunity (collectivel | y "Property") described as: |
| 1750 Tree Blvd. Units F, G, and H St. Augustine, FL 32086 | | |
| 1. Confidentiality. Prospect and Prospect's Broker acknowled Broker regarding the above-referenced Property is confident evaluation. Prospect's an Prospect's Broker's dissemination Broker will be limited to attorneys, accountants, banking represent above-referenced Property. In the event the transaction is remmediately return to Listing Broker any information and material | tial and may not be used for n of any information and man entatives, and business adviso not successful, Prospect an | or any purpose other than terials provided by Listing ors directly involved with the ad Prospect's Broker will |
| 2. Non-Disclosure. Listing Broker, Prospect, and Prospect' fact that any discussions or negotiations are taking place with conditions, or facts involved in any such discussions or negotiation. | n regard to the Property, the | |
| 3. Non-Circumvention. Prospect and Prospect's Broker agreemployees, or customers except through Listing Broker. Procircumvent or interfere with Listing Broker's contract with owners. | rospect and Prospect's Br | ey owner, landlord, tenants, oker further agree not to |
| 4. Verification of Data. No representation is made by Listing Br provided. Prospect and Prospect's Broker agree to thoroughly materials provided. Listing Broker advises Prospect and Prosp legal, tax, environmental, and other specialized advice concernin contemplated. | review and independently veri ect's Broker to consult appro | ify the information and opriate professionals for |
| 5. Disputes. This agreement will be construed in accordance wit be entitled to all remedies provided by law, including but not lin arising out of this agreement, the prevailing party will be entitle attorney's fees, costs, and expenses. | mited to injunctive relief and | damages. In any litigation |
| 6. Term. This agreement will terminate discussions or negotiations regarding the above-referenced Prop | | after the conclusion of any |
| | | |
| | | |
| Prospect | Date | |
| | | |
| Prospect's Broker and Title or Authorized Agent and Title | Date | |
| Robin Arnold Broker Associate | Robin Arnold | dotloop verified 06/13/25 1:28 PM EDT QCMX-F6MN-O8I8-W1OZ |
| Listing Broker and Title or Authorized Agent and Title | Date | |