

California Association of Business Brokers Professional Service since 1987 www.cabb.org

Bkr	Date

Confidential Buyer Profile

Name:				Spouse	e/Partner:				
Address:									
Home phone:					Cell:	i	-ax:		
Preferred phone:	Office	Home	Cell	Email:_					
Current occupation:_				How die	d you hear a	you hear about us?			
Previous business an	d work experie	ence: (List B	elow)						
_									
Educational backgrou	ınd: (List below)	B.A. / I	3.S.	Masters	Doct	orate P	rof. License(s)	Othe	
Special skills, interes	ts, hobbies:								
Motivation for buying	a business:								
Types of businesses	preferred: 1			2		3.			
Types of businesses	in which you a	re <u>not</u> inter	ested: _						
Who will assist you in	operating the	business?							
How many hours a w	eek do you pla	n to work i	n the bu	siness?					
Location preferences									
Who besides you will	be making the	decision t	o purcha	ase?					
How do you plan to fi	_		-						
How much money ha	-								
In what form are your			Saving					Other	
How long have you b	een actively lo	oking for a	busines	.s?	0-3 mo	3-6 mo	6 mo-1 yr	1 yr-	
Ever made an offer o	•	Yes				o make an off	-	Yes No	
Ever worked with a b				•	•	e in business		100 140	
Remarks: (List below)	donicoo biokci	. 163	140	vviicii do y	od want to t	o iii busiiicss	•		
(List below)									
	Al	JTHORIZA	TION TO	O VERIFY	INFORMAT	ON			
I AUTHORIZE the broinformation and to ob						offer, to verify	/ any of the	above	
Buver's Signature			Da	<u> </u>	Broker's Age	ent			



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Fax

BUYER'S ACKNOWLEDGEMENT OF INTRODUCTION AND CONFIDENTIALITY AGREEMENT

BUTER 3 ACKNOWLEDGEWIE	INT OF INTROD	OCTION AND CONFID	ENTIALITY AGREEME	IN I
The undersigned Buyer, individually and following business:(B		ated prospective buyer, acknow	wledges being first introduced	to the
("Business") by Broker or its agent	fidential Information shausiness. As used in the	is agreement ("Agreement"), th	e term Buyer ("Buyer") applies	ossible to the
1. NON-DISCLOSURE OF INFORMATIC confidentiality of the information disclosed prior written consent of Seller, to anyone disclosure or access is necessary for Buy parties only in connection with the potential the confidentiality of such Confidential Infoneither Buyer nor these parties shall use required for Buyer to evaluate the Business at the close of negotiations, will destroy or copy, reproduction or record thereof.	Buyer agrees not to conther than Buyer's legaler to evaluate the Busil acquisition of the Busil mation. Buyer shall be or permit the use of Control or as may be required	disclose or permit access to any of counsel, accountants, lenders incess. Disclosure of Confidentianess, and then only if these pare responsible for any breach of confidential Information in any many legal process. If the Buyer described in the super d	y Confidential Information, with or other agents or advisors to al Information shall be made to ties understand and agree to me this Agreement by these particular anner whatsoever, except as roos not purchase the Business,	out the whom these naintain es, and may be Buyer,
2. DEFINITION OF "CONFIDENTIAL INF that the Business is for sale, all financi manufacturing procedures, correspondent whether written, oral, or otherwise made k assets, liabilities, processes or production employees, agents, suppliers, customers of any other manner. However, Confidentia	al, production, marketice, processes, data, conown to Buyer: (a) from methods of Seller; (b) or representatives; (c) d	ing and pricing information, busineracts, customer lists, employed any inspection, examination from communication with Selle uring visits to Seller's premises;	usiness methods, business managed lists and any other information or other review of the books, run or Seller's broker, directors, or (d) through disclosure or discontinuous methods.	anuals, rmation ecords, officers,
3. BUYER'S RESPONSIBILITY AND DISBUSINESS from the Seller which may include Based on information provided by sellers, projection, an adjusted income statement of or verify any information given to Broker of guarantee future business performance. If financial statements, tax returns and any of Any decision by Buyer to purchase the Buother advisors and not that of Broker.	de, but is not limited to brokers often prepare a r a seller discretionary or make any warranty of Buyer is solely responsither facts which might in	, tax returns, financial statement a summary description of the bucash flow statement. Buyer under for representation as to its accurable to examine and investigan fluence Buyer's purchase decise	ats, equipment lists and facility asiness which may include a cale erstands that the Broker does not racy or completeness, nor in all te the Business, its assets, liasion or the price Buyer is willing	leases. ish flow ot audit ny way abilities, to pay.
4. NON-CIRCUMVENTION AGREEMENT broker if, during the term of that agreemen the listing broker or a cooperating broker. E and shall not directly contact the Seller or interest in, or become affiliated in any capa to a fee, Buyer shall be liable to the listing attorney's fees and costs.	t or up to twenty-four manager shall conduct all in the Seller's representacity with the Business was not to the seller's representant of the seller's representations of the seller's represe	nonths thereafter, the Business nquiries into and discussions ab- tives. Should Buyer purchase a vithout Broker's participation, or	is transferred to a buyer introdu out the Business solely through Ill or part of the Business, acqu in any way interfere with Broke	Iced by Broker Iire any rs' right
5. FURTHER TERMS: Neither Buyer nor or otherwise observe the Business, without any employees of Seller. Broker may act specifically intended to be beneficiaries of the necessary to enforce its terms and conditionally broker and Buyer. Waiver of any breach of all prior understandings or agreements bethand governed by the laws of the State of County in which the office of the listing signatures may be considered as originals Agreement on behalf of Buyer and warrant copy of this Agreement.	t Seller's consent. For to the as a dual agent reproduced as a dual agent reproduced ons as though a party house as though a party house this Agreement shall not ween the parties with realifornia. The venue for a broker is located. This self Buyer is a corporate	hree years, Buyer shall not dire esenting both Buyer and Sellens of this Agreement and may pereto. This Agreement can only of be a waiver of any subsequerespect to its subject matter. This any action instituted to enforce a Agreement may be signed in thion, partnership or other such	ctly or indirectly solicit for emplor. Seller and Seller's successor osecute any action at law or in the modified in writing, signed I breach. This Agreement supers Agreement shall be constructed any terms of the Agreement shall counterparts and faxed and elemently, the undersigned executive.	oyment ors are n equity by both ersedes d under all be in ectronic tes this
Signature	Date	Name (print)	Title	
Company		Email Address	Telephone	
Street Address		Broker or Broker's Agent (prin	it)	

Broker's Email

City, State, ZIP