

## BUYER'S ACKNOWLEDGEMENT OF INTRODUCTION AND CONFIDENTIALITY AGREEMENT

Street Address	Home Telephone & email	
Company	Business Telephone	
Signature Date	Name (print)	Title
interest in, or become affiliated in any capacity with Business v Buyer shall be liable to the listing broker and the cooperating be and costs.  5. <b>FURTHER TERMS:</b> Neither Buyer nor Buyer's agents will otherwise observe the Business, without Seller's consent. For employees of Seller. Broker may act as a dual agent represen intended to be beneficiaries of the duties and obligations of this enforce its terms and conditions as though a party hereto. This Waiver of any breach of this Agreement shall not be a waiver or agreements between the parties with respect to its subject in the State of California. The venue for any action instituted to end is located. This Agreement may be signed in counterparts and corporation, partnership, or other such entity, the undersigned authorized to do so. Buyer acknowledges receipt of a fully con	oroker for such fee and any other damages including real contact Seller's employees, customers, landlords, or suthree years, Buyer shall not directly or indirectly solicit forting both Buyer and Seller. Seller and Seller's successors Agreement and may prosecute any action at law or in a Agreement can only be modified in writing, signed by be of any subsequent breach. This Agreement supersedes matter. This Agreement shall be construed under and go inforce any terms of the Agreement shall be in the country of the Agreement shall be considered as executes this Agreement on behalf of Buyer and warrant.	appliers, nor linger, or or employment any rs are specifically equity necessary to both Broker and Buyer. all prior understandings overned by the laws of y in which the Business originals. If Buyer is a
4. <b>NON-CIRCUMVENTION AGREEMENT:</b> The Seller has a broker if, during the term of that agreement or up to twenty-fou listing broker or a cooperating broker. Buyer shall conduct all in not directly contact the Seller or the Seller's representatives. Sinterest in or become affiliated in any capacity with Puringer was a seller or the Seller's representatives.	our months thereafter, the Business is transferred to a buy nquiries into and discussions about the Business solely should Buyer purchase all or part of the stock or assets o	ver introduced by the through Broker and shall of Business, acquire any
3. <b>BUYER'S RESPONSIBILITY AND DISCLAIMER OF BR</b> from the Seller which may include, but is not limited to, tax retuinformation provided by sellers, brokers often prepare a summadjusted income statement, or a seller discretionary cash flow information given to Broker or make any warranty or represent business performance. Buyer is solely responsible to examine returns, and any other facts which might influence Buyer's purpurchase the Business shall be based solely on Buyer's own in Broker.	urns, financial statements, equipment lists, and facility leading description of the business which may include a cast statement. Buyer understands that the Broker does not tation as to its accuracy or completeness, nor in any ways and investigate the Business, its assets, liabilities, financhase decision or the price Buyer is willing to pay. Any convestigation and that of Buyer's legal, tax, and other adv	ases. Based on sh flow projection, an audit or verify any y guarantee future icial statements, tax lecision by Buyer to risors and not that of
2. <b>DEFINITION OF "CONFIDENTIAL INFORMATION"</b> : The Business is for sale, all financial, production, marketing and procedures, correspondence, processes, data, contracts, cust otherwise made known to Buyer: (a) from any inspection, exar production methods of Seller; (b) from communication with Se customers or representatives; (c) during visits to Seller's premit Confidential Information does not include any information which	d pricing information, business methods, business manu- comer lists, employee lists, and any other information wh mination, or other review of the books, records, assets, l eller or Seller's broker, directors, officers, employees, age ises; or (d) through disclosure or discovery in any other of this readily available and known to the public.	ials, manufacturing ether written, oral, or iabilities, processes, or ents, suppliers, manner. However,
1. <b>NON-DISCLOSURE OF INFORMATION:</b> Buyer acknowled confidentiality of the information disclosed. Buyer agrees not to written consent of Seller, to anyone other than Buyer's legal connection with the potential acquisition of the Business. Disclosure Confidential Information. Buyer shall be responsible for a parties shall use or permit the use of Confidential Information is Business or as may be required by legal process. If the Buyer or return to Broker (at Seller's direction) all information provide	o disclose or permit access to any Confidential Informationsel, accountants, lenders, or other agents or advisors osure of Confidential Information shall be made to these then only if these parties understand and agree to maintany breach of this Agreement by these parties, and neith n any manner whatsoever, except as may be required for does not purchase the Business, Buyer, at the close of	on without the prior s to whom disclosure or parties only in ain the confidentiality of er Buyer nor these or Buyer to evaluate the negotiations, will destroy
identified herein by Broker or its agentDavid WhiteInformation shall be provided to Buyer for the sole purpostock or assets of the Business. As used in this agreement partnership, corporation, individual, or other entity with whiteInformation in the sole purpose.	ose of evaluating the possible purchase by Buyer of the (Agreement), the term Buyer (Buyer) applies to the	undersigned and any
and requests Confidential Information about the following	ng business: California Small Business	(Business)
The undersigned Buyer, individually and on behalf of an		g first introduced to
3.64.40.31		

David Whitehead DRE01817563 APEX Commercial

Broker or Broker's Agent

City, State, Zip



DATE

## **Buyer Profile**

Name	Buyer's Associate:	
Address	Home Phone	
	Business Phone	
	Social Security #	
Previous Business Experience:		
What ad (or other source) brought you to our office?		
Motivation for buying a business		
Types of businesses preferred 1.	2 3	
Types of businesses in which you are not interested		
Who will assist you in operating the business?		
Will you personally work in the business?		
Location preferences	Income Required	
Who besides you will be making the decision?		
How do you plan to finance this purchase?		
Who will assist you with the financing?		
How much do you have available to invest in this ventu	ure?	
Now	Within 30 days	
In what form are these funds (CD's, savings account, stocks,	real property, loans, etc)?	
How long have you been actively looking for a business?	When do you want to be in business?	
Are you in a position to make an offer now?		
Credit References: Bank		
Other		
Remarks		
AUTHORIZATION	TO VERIFY INFORMATION	
I authorize Broker, and the Sellers of any business on w and to obtain a credit report.	which I make an offer, to verify any of the above information	
Buyer's Signature	Date	
Broker's Agent:	Dete	