BUYER NDA



Date	

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## BUYER'S ACKNOWLEDGEMENT OF INTRODUCTION AND CONFIDENTIALITY AGREEMENT

DU I EK S AC	KNOWLEDGEMENT OF	INTRODUCTION AN	D CONFIDENTIALIT	AGREEMENT
	yer, individually and on behalf of an ation about the following business:	y affiliated prospective buyer,	acknowledges being first introd	duced to and requests (Business)
Confidential Information stock or assets of the	Broker (Ace Business Business Broketion shall be provided to Buyer for a Business. As used in this agreemention, individual, or other entity with	the sole purpose of evaluating t t (Agreement), the term Broker	he possible purchase by Buyer (Broker) applies to the unders	of all or part of the
the information discloseller, to anyone othe Buyer to evaluate the acquisition of the Bus shall be responsible for Information in any market the Buyer does not	RE OF INFORMATION: Buyer acknowsed. Buyer agrees not to disclose or pur than Buyer's legal counsel, accounta Business. Disclosure of the Confident iness, and then only if these parties unor any breach of this Agreement by the anner whatsoever, except as may be repurchase the Business, Buyer, at the cold will not retain any copy, reproduction	ermit access to any Confidential ints, lenders, or other agents or actial Information shall be made to derstand and agree to maintain these parties, and neither Buyer not quired for Buyer to evaluate the lose of negotiations, will destroy	Information without the prior writhvisors to whom disclosure or acthese parties only in connection he confidentiality of such	ritten consent of the cess is necessary for with the potential lential Information. Buyet the use of Confidential by legal process.
the Business is for sal correspondence, proce to Buyer; (a) from any (b) from any commun	e, all financial, production, marketing esses, data, contracts, customer lists, ey inspection, examination, or other revication with Seller or Seller's broker, dises; or (d) through disclosure or disco	and pricing information, business imployee lists, and any other info- iew of the books, records, assets directors, officers, employees, ag	ss methods, business manuals, m rmation whether written, oral, or , liabilities, processes, or produc	anufacturing procedures, r otherwise made known tion methods of Seller;
Business from the Sel information provided projection, an adjusted information given to I performance. Buyer is facts which might infl based solely on Buyer	NSIBILITY AND DISCLAIMER OF ler which may include, but is not limit by sellers, • Ace Business Brokers of d income statement, or a seller discreti Broker or make any warranty or repress solely responsible to examine and incluence Buyer's purchase decision or the 's own investigation and that of Buyer ations with advisors throughout the ace	ted to, tax returns, financial state ten prepare a summary descriptionary cash flow statement. Buye tentation as to its accuracy or convestigate the Business, its assets, the price Buyer is willing to pay. At legal, tax, and other advisors a	ments, equipment lists, and facilion of the business which may income understands that the Broker dompleteness, nor in any way guara liabilities, financial statements, any decision by Buyer to purchast and not that of Ace Business Brand not that of Ace Business	ity leases. Based on clude a cash flow ses not audit or verify any antee future business tax returns, and any other se the Business shall be rokers. Any costs
during the term of tha cooperating broker. B Seller or the Seller's re the Business premises	NTION AGREEMENT: The Seller hat agreement or up to twenty-four montuyer shall conduct all inquiries into an epresentatives. Should Buyer purchases, or become affiliated in any capacity iable to the listing broker and the coop	ths thereafter, the Business is transled discussions about the Business all or part of the stock or assets with Business without Broker's p	nsferred to a buyer introduced by s solely through Broker and shall of Business, acquire any interes- participation, or in any way inter-	the listing broker or a l not directly contact the tin, execute any lease at fere with Brokers' right to
observe the Business, Broker may act as a d duties and obligations party hereto. This Agr a waiver of any subse matter. This Agreeme any terms of the Agre electronic signatures in	S: Neither Buyer nor Buyer's agents we without Seller's consent. For three year ual agent representing both Buyer and of this Agreement and may prosecute reement can only be modified in writing quent breach. This Agreement supersent shall be construed under and government shall be in the county in which may be considered as originals. If Buy of Buyer and warrants that He/She is of	ars, Buyer shall not directly or in Seller. Seller and Seller's success any action at law or in equity not ag, signed by both Broker and Brokes all prior understandings or a need by the laws of the State of C the Business is located. This Ag er is a corporation, partnership, of	directly solicit for employment a ssors are specifically intended to ecessary to enforce its terms and uyer. Waiver of any breach of thi greements between the parties walifornia. The venue for any action reement may be signed in counter or other such entity, the undersign	any employees of Seller. be beneficiaries of the conditions as though a is Agreement shall not be ith respect to its subject on instituted to enforce exparts and faxed and ned executes this
Signature & Date:		Ema	il:	
Corporation/Other Name:		Pho	ne:	