Date: 5/8/2021 - BizBen Posting: #264986 - Restaurant With Patio, Catering Kitchen In Oakland, Alameda County Contact: Harry Sidhu, CBB at 510-490-9705 if you have any questions about this NDA or posting. Instructions: Complete all the information below before emailing it back to: hrsidhu@gmail.com. Countymail subject to Harry Sidhu, CBB should read: NDA For Your Restaurant With Patio, Catering Kitchen In Oakland, Alameda

Your Name:	Your Phone:	Your Email:
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BUYER ACKNOWLEDGEMENT OF INTRODUCTION AND CONFIDENTIALITY AGREEMENT

The undersigned Buyer acknowledges being first introduced to the business described as
ID#("Business"), by broker MISSION PEAK BROKERS, INC.
and requests Confidential Information (as defined below) about the Business. Such Confidential Information shall be provided
to Buyer for the sole purpose of evaluating the possible purchase by Buyer of all or part of the Business. As used in this
agreement ("Agreement"), the term Buyer applies to the individual executing this Agreement and any entity on whose behalf
the individual is executing this Agreement.

Buyer agrees as follows:

- 1. NON-DISCLOSURE OF INFORMATION: Buyer acknowledges that the owner of the Business ("Seller") desires to maintain the confidentiality of the Confidential Information (as defined below). Buyer agrees not to disclose or permit access to any Confidential Information, whether provided before or after execution of this Agreement, without the prior written consent of Seller, to anyone other than Buyer's legal counsel, accountants, lenders or other agents or advisors to whom disclosure or access is necessary for Buyer to evaluate the Business (collectively "Buyer Contacts"). Disclosure of Confidential Information shall be made to the Buyer Contacts only in connection with the potential acquisition of the Business, and then only if the Buyer Contacts understand and agree to maintain the confidentiality of such Confidential Information. Buyer shall be responsible for any breach of this Agreement by the Buyer Contacts, and neither Buyer nor the Buyer Contacts shall use or permit the use of Confidential Information in any manner whatsoever, except as may be required for Buyer to evaluate the Business. If the Buyer does not purchase the Business, Buyer or Buyer's broker, at the earlier of the close of negotiations or within seven days of written demand by Seller or Seller's broker, will destroy or return to Seller or Seller's broker all information provided to Buyer and will not retain any copy, reproduction or record thereof. Notwithstanding the foregoing, Buyer may disclose Confidential Information pursuant to any governmental, judicial or administrative order, subpoena or discovery request, provided that Buyer uses reasonable efforts to notify Seller sufficiently in advance of Buyer's response, so that Seller may seek to object to such order, subpoena or request.
- 2. **DEFINITION OF CONFIDENTIAL INFORMATION:** The term "Confidential Information" shall mean, in the broadest possible sense, all confidential, proprietary and trade secret information including, without limitation, the fact that the Business is for sale, all financial, production, marketing and pricing information, business methods, business manuals, manufacturing procedures, correspondence, know-how, inventions, technical information, procedures, computer programs and systems, techniques, marketing plans and strategies, product or service information, research and product development results, customer and supplier lists and information. Confidential Information shall not include information that: (a) at the time of disclosure is in the public domain through no fault of, action or failure to act by Buyer; (b) becomes known to Buyer through a third-party source without violation of any obligation of confidentiality or any other wrongful act; (c) which Buyer can establish was independently known or developed by Buyer without use of any Confidential Information.
- 3. BUYER RESPONSIBILITY AND DISCLAIMER OF BROKER LIABILITY: Based on information provided by sellers, brokers often prepare a summary description of the business which may include a cash flow projection, an adjusted income statement or a seller discretionary cash flow statement. Buyer understands that brokers do not audit or verify any information given to them or make any warranty or representation as to its accuracy or completeness, nor in any way guarantee future business performance. Buyer is solely responsible to examine and investigate the Business, its assets, liabilities, financial statements, tax returns and any other facts which might influence Buyer's purchase decision or the price Buyer is willing to pay. Any decision by Buyer to purchase the Business shall be based solely on Buyer's own investigation and that of Buyer's legal, tax and other advisors and not that of brokers.
- 4. NON-CIRCUMVENTION AGREEMENT: The Seller has entered into an agreement providing that Seller shall pay a fee to the Seller's broker if, during the term of that agreement or up to twenty-four months thereafter, the Business is transferred to a buyer introduced by the Seller's broker or a buyer's broker. Buyer shall conduct all inquiries into and discussions about the Business solely through the broker identified above and shall not directly contact the Seller or the Seller's representatives without written authorization by the Seller's broker. Should Buyer or any person or entity affiliated with Buyer purchase all or part of the Business, acquire any interest in, or become affiliated in any capacity with the Business without the involvement of the broker(s) or in any way interfere with either broker's right to a fee, Buyer shall be liable to the broker(s) for such fee.

Buver Initials

act: Harry Sidhu, CBB at 510-490- uctions: Complete all the information	9705 if you have an	y questions about this NDA ailing it back to: hrsidhu@gi	
Name:	Your Phone	:	Your Email:
Business Description:			ID#
employment any employees of Selle and obligations of this Agreement conditions as though a party hereto Seller's broker. Waiver of any breasupersedes all prior understandings shall be construed under and gover any terms of the Agreement shall be extremely difficult to measure the and this Agreement, and that money of permanent injunctive relief to restrain to counterparts and faxed and electron do so. In the event of any lititation	er. Seller and Seller's sand may prosecute a co. This Agreement cach of this Agreement between the county in who count of damages to stamages would be a nother Buyer from any ronic signatures may be ento enforce this Agreement to enforce this Agreementable attorneys' fees a	successors are specifically into any action at law or in equity in only be modified in writing, shall not be a waiver of any een the parties with respect to e State of California. The ven nich the Business is located. It seller arising from a breach or in inadequate remedy. Seller such breach or threatened bro be considered as originals. If ent on behalf of Buyer and war ement, the prevailing party shand court costs, in addition to	Buyer directly or indirectly solicit for ended to be beneficiaries of the duties of necessary to enforce its terms and a signed by both Buyer and Seller or subsequent breach. This Agreement to its subject matter. This Agreement ue for any action instituted to enforce Buyer acknowledges that it would be threatened breach of any provision of or shall be entitled to temporary and each. This Agreement may be signed Buyer is a corporation, partnership or rants that he or she is duly authorized hall be entitled to recover all costs and such other relief as may be awarded.
Name (print)	Title	Signature	Date
Buying Entity		Email	
Street Address		Phone	· · · · · · · · · · · · · · · · · · ·
City, State, Zip		<u> </u>	
COMPLETE AND RETURN BOTH	PAGES OF THIS AG	GREEMENT TO:	
MISSION PEAK BROKERS INC		01792260	
Broker		CalBRE Lic.#	-
HARPREET (HARRY) SIDHU		01433114	
Broker's Agent		CalBRE Lic.#	-
mpbinfoline@gmail.com			
		Fax	