

## SOUTH FLORIDA BUSINESS ADVISORS REALTOR STANDARD CONFIDENTIALITY/DISCLOSURE STATEMENT NONREPRESENTATION BROKER

	(PRINT NAME)	, herein known as PROSPECT, acknowledges and	agrees that PROSPECT
approached	(PRIN	Γ COMPANY NAME), who is a NONREPRESE	NTATION BROKER
(BROKER), and that BROKER was t	he first to advise PROSPECT	of the availability of and details concerning the fo	ollowing business opportunities
and real properties being offered by S	OUTH FLORIDA BUSINES	S ADVISORS (SFBA).	
LICTRIC		DESCRIPTION OF TYPE	
LISTING #	BUSINESS	S DESCRIPTION OR TYPE	
SFBA HAS ENTERED INTO AN AGF information received with respect to the PROSPECT shall not disclose this infor purpose in seeking information about th covenant herein and/or with respect to S	REEMENT FOR PAYMENT Of above-mentioned opportunity with the above-mentioned opportunity of mation to any person, excluding the business is to purchase a business is to purchase a business ELLER, then SFBA and SELL	usiness opportunity will be handled through BROKE of A COMMISSION WITH THE SELLER. PROSPI will be kept in strict confidence, will not be used to c g those parties specifically involved in the transactionness. In the event that PROSPECT violates this configer shall be entitled to all remedies provided by law, I available to SFBA in the event that the PROSPECT	ECT further agrees that ompete with the SELLER and that in itself and the PROSPECTS sole identiality covenant or any other including but not limited to
data provided. BROKER and SFBA enc provided are substantially representative opportunity of SELLER. PROSPECT a	courage PROSPECT to thorough e of the business activity of the eknowledges that PROSPECT h	es only. No representation is made by BROKER and hly review and independently verify to PROSPECTS SELLER and can be relied upon when considering that been advised to seek the independent counsel of and to examine any and all applicable documentation relations.	own satisfaction that the data ne purchase of said business an attorney and/or an accountant to
business without the BROKER and SFE	BA, then PROSPECT, in addition	ed business opportunity of SELLER to any third part on to the remedies specified herein above, will also be ing price or minimum compensation, whichever is gr	e responsible for the payment of
should the PROSPECT do so directly or premises from the SELLER or Landlord suffer, including but not limited to the c greater and PROSPECT further agrees it right to place any appropriate lien and e necessary authorization and consent as it COMMERCIAL CODE in and to all fur- commissions which may be due hereund authorizes SFBA to file at any time here	r indirectly and a sale, manager is consummated, the PROSPE ompensation which would have in terms of Section 475.42(1Xj) incumbrance on the business and is required by the Statute. BUYI miture, fixtures, inventory, accorder and/or due in the future pursuafter UCC-1 Financing Statemorization shall extend to any cor	I directly or indirectly with the SELLER without the nent agreement, lease or other financial arrangement, CT shall be liable for all and any damages which the been payable on the listed selling price or minimum of the Florida Statutes, the BROKER and SFBA at I d real estate or both, necessary to collect any comper ER further grants SFBA a security interest under the bunts receivable and general tangibles of the BUSINI suant to the Buyer's subsequent exercise of any right ents without Buyer's signing thereon based upon this proration which buyer may utilize to acquire the busing	including leasing the SELLER's BROKER and or SFBA may compensation, whichever is BUYER'S expense, shall have the station and this shall be the FLORIDA UNIFORM ESS as security for such or option, and Buyer hereby security agreement so as to
use of information disclosed to Prospect that PROSPECT does not represent a th	t, and may bring an appropriate ird party, governmental agency nation regarding a business is to	which benefit the SELLER, including without limitat action to enforce such covenants. PROSPECT represor competitor of the business, nor is PROSPECT empurchase said business. The Prospect acknowledges ed for all purposes as originals.	sents and warrants to BROKER aployed by a competitor and the
PROSPECT (Sign here)	Date	Broker/Agent (Sign here)	Date
Telephone Number		Telephone Number	
Address		Office Name	
City State	Zip	Office Address	

Email

Email