FLORIDA BUSINESS OPPORTUNITIES, INC.

STANDARD "CONFIDENTIALITY/DISCLOSURE"

BBF

Name	Address			City	
State	Zip	Phone		Email	
OPPOR	TUNITIES, IN	<u>IC.</u> (<i>BROKER</i>), a	nd that BRC	es that PROSPECT approached FLORIDA BUSINESS DKER was the first to advise them of the availability and property opportunity:	
LISTIN	G NUMBER		BUSINESS	S DESCRIPTION:	
BROKER proprietary conditions 2. Any an and/or warn opportuniti review and 3. In the e BROKER compensati 4. For two listed above or other fin consumman payable on on the lease documents required by 5. This Co entitled to a parties here Circuit Coa involve con whether ari 6. The Sel concerning and warran PROSPEC	has entered into a information relating in nature and are hat the prior written of the prior written of the prior written of the prior written of the opportutives or employees. So request PROSPI of this Agreement, deall information pranties as to the access described above, the vertical and the prior that is the prio	greements with Selle ig to the various operatereinafter referred to a consent of BROKER, It, and shall not be used in the Proprietary Inforrect agrees that it shall covided to PROSPECT uracy of the information PROSPECT acknowly information provided a iscloses the availability is been paid on the lise of this Agreement, If written consent of BRO with a Seller of an opall be liable for any an ininimum commission of the lise of this Agreement, If written consent of BRO with a Seller of an opall be liable for any an ininimum commission of the lise of this Agreement, If written consent of BRO with a Seller of an opall be liable for any an ininimum commission of the lise of the Landlord a lien on the business of the party all of its reasonal jurisdiction and voota County, Florida. To cult factual and legal is reement or otherwise, the prospect of the PROSPECT does not ompetitor and the sole	rs for the payrions, properties "Proprietary be disclosed by by PROSPECT anation (including a provided an including a provided and that PROSP by of said design to the remedies a provided all damages and the properties assets to collect a properties and the properties and the properties and the properties are state of Flori and a state of PROSPECT, and a State properties are the purpose for receivers.	g the opportunity above will be handled through BROKER and that ment of commissions. BROKER will furnish to PROSPECT certain s, personnel, financial and other matters which are non-public, confidential on Information." The Proprietary Information will be kept confidential and shall PROSPECT or its agents, representatives or employees, in any manner TT, its agents, representatives or employees, other than in connection with the shall be fully responsible for any breach of this Agreement by itself, its agent ing any copies thereof), will be returned to BROKER immediately upon a copies of the Proprietary Information supplied pursuant to the terms and any rinformational purposes only. BROKER does not make any representations of that PROSPECT is to make his or her own independent evaluation of the OKER has advised PROSPECT to seek independent professional advice in the ECT should seek the advice of an attorney and/or certified public accountant, anated opportunities to a third party who purchases a business without as specified herein, is also responsible for payment of BROKER'S are or minimum compensation, whichever is greater. The reces not to deal directly or indirectly with the Seller's of the opportunities SPECT enters into a sale and/or purchase agreement, a management contract uding a leasing of the business premises from the Seller or its Landlord is BROKER may suffer, including but not limited to the Seller's commission due agrees and does hereby appoint BROKER its attorney in fact to execute all tits compensation, and this Agreement shall be the consent to do so as da. Any breach of this Agreement shall result in the prevailing party being as fees, costs, and expenses incurred at both the trial and appellate levels. The ction arising out of a breach or threatened breach of this Agreement in the by agree that any controversy which may arise under this Agreement in the by agree that any controversy which may arise under this Agreement in the by agree that any controversy which may arise unde	
PROSPE	ECT Signature		Date	Document ID and Source	
AGENT	Signature		Date	Agent for Selling Broker	
FLORII 3800 S. T	DA BUSINESS FAMIAMI TR	<u>OPPORTUNITI L #325</u> 34239-6912 USA		PHONE : <u>(941) 366-1500</u> FAX : <u>(941) 366-5158</u> EMAIL : <u>info@FloridaBusinessOpportunities.com</u>	

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