FIRST STREET/BBANE NON-DISCLOSURE and AGENCY RELATIONSHIP AGREEMENT

	Email:
Address:	- ··-·
Name:	Home Phone:
shall mean and include the total amount of consideration paid or conveyed to Se partial procession of the assets or stock of the business including, without limitatic leases, lines of credit, loans, contingent payments (e.g., license agreements, remployment or management contracts, consulting agreements, non-competition combination of the foregoing and/or other consideration. The commission amount those parties will be made known to Buyer by Broker, upon Buyer's request, when Buyer violates the foregoing provision, Buyer will be liable for and pay said commis exhaust any legal remedies against Seller. Buyer acknowledges that buying a bidiligence must be careful and complete on the part of the Buyer. Even then, not all form	on, cash, capital stock, notes, personal property of any kind, real property, oyalty agreements, payments based upon future sales or profits, etc.), agreements, assumption or discharge of any or all liabilities, and any agreed upon by Broker and Seller in the afore said agreement between and if an agreement for the purchase of the Business is made by Buyer. It is ion to Broker upon demand without any obligation on Broker's part to first jusiness, any business, is a risk for the Buyer. Capital can be lost. Due
8. Buyer will not, for a period of three (3) years from the date hereof, enter into an or promote any other party in so doing, unless such agreement to purchase provide the amount agreed upon by Broker and Seller in the "Standard Listing Agreement" of purchase of the Business "as used herein, shall mean and include any agreement, and similar agreements, that provides for the transfer, conveyance, possession of thereof, and the commission amount to be paid Broker shall be the greater of eith purchase price), as these amounts are defined in the afore said agreement between	es for commission to be paid Broker, with the commission being defined as or similar agreement between those parties. The phrase "agreement for the specifically including, but not limited to, offers to purchase, letters of intended, or disposition of the Business, its capital stock, assets, or any portion or the minimum commission or the commission based upon sale price (or Broker and Seller. Further, "sale price (or purchase price)" as used herein
with this agreement, including reasonable attorney's fees and other expenses incur principal place of business for the Business. If any part of this Agreement is held to deemed to be valid and in full force and effect.	
Broker or Seller, financial statements, credit reports, references, and other pertinent 7. Buyer will indemnify and hold harmless the Broker and Seller from any and all	information evidencing such financial sufficiency. claims or actions arising from Buyer's acts or failures to act in complying
interests of the Seller. Buyer will present all offers for the business through Broke Buyer agrees not to take any actions that could interfere with or hinder the collection 6. Buyer represents that Buyer has sufficient resources to complete the transactio	of Broker's fees in connection with this transaction.
Buyer releases Broker from any liability or responsibility in connection with the accu agrees that any warranties or representations of the Seller for the Information prowith the purchase of the Business. Buyer accepts sole and final responsibility for the 5. Buyer acknowledges and understands that the Broker is acting as the a	vided will only be made in a Purchase and Sale Agreement in connection evaluation of the Information and all other factors relating to the Business. gent of the Seller and that Broker's primary duty is to represent the
Business. Buyer will not contact the Seller's employees, customers, suppliers or consent of the Broker. 4. The Information furnished, and to be furnished, is provided by Seller, or based or consent of the Broker.	on representations of the Seller, and Broker has made no investigation of it.
parties with all provisions of this agreement. If Buyer decides not to pursue the propall Information furnished to Buyer without keeping copies of it. 3. Buyer agrees to keep confidential that the Business is for sale, or listed for sale.	
2. Buyer will not disclose any of the Information to any party other than persons know such Information for the purpose of evaluating the possible purchase of the E	susiness. Buyer agrees to be responsible for the compliance of these other
1. The Buyer as used herein shall mean and include the undersigned, individual adviser, consultants, manager, member or any other capacity whatsoever. The Intrecords, or materials obtained from the Broker or the Seller.	
In order to induce Broker and Seller to furnish information regarding the Business (the Business and in consideration for Broker and Seller providing the information, Business	, , , , , , , , , , , , , , , , , , , ,
Listing Broker: First Street Business Brokers, LLC Selling	Broker: N/A
Listing Number: 3061 Business Description: Gas Station & Convenience	ce Store with Real Estate Price \$549,900 \$499,000

Zip

Date:

Signature:_

City

State

Required Buyer Information

Name of Buyer	Cell Phone
Street Address	Home Phone or other Phone
City, State, Zip (or International Address)	Best Time to Contact You
\$	\$
Net Worth (assets less liabilities)	Liquid Funds for Down Payment
How long have you been looking for a business?	
What is your past experience? (Briefly):	
What other types of businesses if any might appeal	I to you?
Any questions or concerns as regards to this busine	ess?
Signature	Date

Page 2 of 2

