FIRST STREET/BBANE NON-DISCLOSURE and AGENCY RELATIONSHIP AGREEMENT

	Lucinosa Prokora III C	Salling Proko	r: N/A
isting Broker: First Street B	Business Brokers, LLC	Selling Broker	
			formation") to Buyer for Buyer's evaluation and possible purchase ogrees and warrants to Broker and Seller as follows:
•	member or any other capaci	•	entity as an employee, partner, stockholder, officer, director, agent ion as used herein shall include all verbal and written data, reports
know such Information for the puparties with all provisions of this	urpose of evaluating the poss agreement. If Buyer decides	sible purchase of the Busines not to pursue the proposed	Buyer's organization, or independent advisers, who have a need to ss. Buyer agrees to be responsible for the compliance of these other acquisition, Buyer will advise Broker of this fact and return to Broker
	ential that the Business is fo	or sale, or listed for sale, or th	at any discussions are taking place concerning a possible sale of the ts, other than Broker, for any reason whatsoever without the prior
4. The Information furnished, a Buyer releases Broker from any lagrees that any warranties or rewith the purchase of the Business 5. Buyer acknowledges and nterests of the Seller. Buyer was a super warranties of the Seller.	liability or responsibility in co presentations of the Seller for s. Buyer accepts sole and final understands that the Brok vill present all offers for the bu	nnection with the accuracy, or for the Information provided wall responsibility for the evaluater is acting as the agent of usiness through Broker and of	resentations of the Seller, and Broker has made no investigation of it completeness, or any other aspect of the Information provided. Buyer will only be made in a Purchase and Sale Agreement in connection tion of the Information and all other factors relating to the Business. Of the Seller and that Broker's primary duty is to represent the conduct all negotiations on any proposed transaction through Broker oker's fees in connection with this transaction.
Broker or Seller, financial statem 7. Buyer will indemnify and hole with this agreement, including re	ents, credit reports, reference d harmless the Broker and S asonable attorney's fees and e Business. If any part of this	es, and other pertinent inform Seller from any and all claims d other expenses incurred. Ti	ne asking price and terms. Buyer agrees to provide, upon request by nation evidencing such financial sufficiency. or actions arising from Buyer's acts or failures to act in complying this Agreement shall be governed by the laws of the state of the enforceable, the remaining portions of this Agreement shall be
B. Buyer will not, for a period of prepromote any other party in so the amount agreed upon by Broke purchase of the Business "as used similar agreements, that prohereof, and the commission amount and include the total partial procession of the assets of eases, lines of credit, loans, comployment or management combination of the foregoing and those parties will be made known Buyer violates the foregoing proving a proving the product of the parties will be made known Buyer violates the foregoing proving the product of the parties will be made known Buyer violates the foregoing proving the parties will be made known Buyer violates the foregoing proving the parties will be made known Buyer violates the foregoing proving the parties will be made known Buyer violates the foregoing proving the parties will be made known Buyer violates the foregoing proving the parties and the parties are parties will be made known Buyer violates the foregoing proving the parties are parties and the parties are parties are parties and the parties are parties are parties and the parties are parties are parties are parties and the parties are parties are parties and the parties are parties are parties and the parties are parties are parties are parties are parties and the parties are	f three (3) years from the dat doing, unless such agreemed are and Seller in the "Standar ed herein, shall mean and in ovides for the transfer, conviount to be paid Broker shall ats are defined in the afore sall amount of consideration particles on the standard particles on the	ent to purchase provides for or disting Agreement" or simil actude any agreement, specifications, possession of, or or be the greater of either the aid agreement between Broke aid or conveyed to Seller or luding, without limitation, cas discense agreements, royalty lents, non-competition agreements, royalty lents, ron-competition agreements, royalty lents, and pay said commission to edges that buying a business	
lame:			Home Phone:
Address:			Cell Phone:

Date:_____

Signature:_

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	to you?
Any questions or concerns as regards to this busine	ess?
Signature	Date
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