## FIRST STREET/BBANE NON-DISCLOSURE and AGENCY RELATIONSHIP AGREEMENT

_		ated with the Business Brokers Association of New	
•		beby the Broker has been engaged to represent the	
Listing Number: Listing Broker:	First Street Business Brokers, LLC	9001 Certified Machine Shop with Real Estate, S. NH Selling Broker: N/A	Price \$ 500k Biz + \$1,050,000 real estate
LISTING BIOKEI	Filet Guest Basiness Brokers, EES	Selling bloker · · · · ·	
		arding the Business (the "Information") to Buyer for ing the information, Buyer agrees and warrants to B	
adviser, consult		dersigned, individually, and entity as an employee, whatsoever. The Information as used herein sha	-
2. Buyer will n	ot disclose any of the Information to any part	y other than persons within Buyer's organization, o	or independent advisers, who have a need to
		ble purchase of the Business. Buyer agrees to be	
		not to pursue the proposed acquisition, Buyer will a	advise Broker of this fact and return to Broker
	urnished to Buyer without keeping copies of it.		
		sale, or listed for sale, or that any discussions are t	
consent of the B		stomers, suppliers or agents, other than Broker,	for any reason whatsoever without the prior
		d by Seller, or based on representations of the Selle	er and Broker has made no investigation of it
		nection with the accuracy, completeness, or any of	_
•	, , ,	r the Information provided will only be made in a l	
with the purchas	e of the Business. Buyer accepts sole and fina	responsibility for the evaluation of the Information a	and all other factors relating to the Business.
5. Buyer ack	nowledges and understands that the Broke	er is acting as the agent of the Seller and that	Broker's primary duty is to represent the
		siness through Broker and conduct all negotiations	• • •
	-	r hinder the collection of Broker's fees in connection	
, ,		mplete the transaction for the asking price and term	
		s, and other pertinent information evidencing such	-
		eller from any and all claims or actions arising from other expenses incurred. This Agreement shall be	
_		Agreement is held to be unenforceable, the remain	
	alid and in full force and effect.	rigreement to held to be unemorecable, the remain	ing portions of the Agreement shall be
		hereof, enter into any agreement for the purchase	of the Business, in whole or in part, or assist
or promote any the amount agree purchase of the and similar agree thereof, and the purchase price), shall mean and partial processic leases, lines of employment or combination of those parties will buyer violates the exhaust any leg	other party in so doing, unless such agreement and upon by Broker and Seller in the "Standard Business "as used herein, shall mean and increments, that provides for the transfer, convectommission amount to be paid Broker shall as these amounts are defined in the afore sail include the total amount of consideration part of the assets or stock of the business includered it, loans, contingent payments (e.g., lice management contracts, consulting agreements the foregoing and/or other consideration. The libe made known to Buyer by Broker, upon Broker or growing more than the foregoing provision, Buyer will be liable for	In to purchase provides for commission to be paid I Listing Agreement" or similar agreement between blude any agreement, specifically including, but not expance, possession of, or disposition of the Busing the the greater of either the minimum commission of dagreement between Broker and Seller. Further, "do or conveyed to Seller or for Seller's benefit, or adding, without limitation, cash, capital stock, notes, canse agreements, royalty agreements, payment expense agreements, royalty agreements, payment agreements, assumption or a commission amount agreed upon by Broker and auyer's request, when and if an agreement for the pand pay said commission to Broker upon demand doges that buying a business, any business, is a	Broker, with the commission being defined as those parties. The phrase "agreement for the limited to, offers to purchase, letters of intent less, its capital stock, assets, or any portion or the commission based upon sale price (or sale price (or purchase price)" as used herein to lien holder or other party in procession or personal property of any kind, real property, is based upon future sales or profits, etc.), if discharge of any or all liabilities, and any Seller in the afore said agreement between urchase of the Business is made by Buyer. If without any obligation on Broker's part to first
Name:		Home Phone:	
Address:		Cell Phone:	
		Fmail:	

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

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