Return to: DHPJR, Inc. dba Sunbelt Business Brokers 2701 Johnston St, Suite 300 Lafayette, LA 70503 Office: 337-234-7008 Fax: 888-474-1956

STANDARD CONFIDENTIALITY DISCLOSURE STATEMENT

that DHIPIR, Inc dba SUNBFI T BUSINESS BROKERS	
	. herein known as PROSPECT, acknowledges and agrees (BROKER), was the first to advise PROSPECT of the availability and details concerning
the following business opportunities and real properties:	CONCERT. was the first to advise PROSPECT of the availability and details concerning
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3.	0000
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mentioned opportunity will be kept in strict confidence, will information to any person, excluding those parties specifical information about the business is to purchase a business. In herein with respect to SELLER, the BROKER and said SFI	rrining said business opportunity will be handled through the BROKER and that the SELLER. PROSPECT further agrees that information received with respect to the about 11 not be used to compete with the SELLER and that PROSPECT shall not disclose this ally involved in the transaction itself and the PROSPECT'S sole purpose in seeking in the event that PROSPECT violates this confidentiality covenant or any other covenant LLER shall be entitled to all remedies provided by law, including, but not limited to med to include all and any other BROKERS with whom listing BROKER is co-operating
All data on business opportunities are provided for informat data provided. The BROKER encourages PROSPECT to the provided is substantially representative of the business active PROSPECT acknowledges that PROSPECT has been advisinformation supplied to BROKER by SELLER, and to example to BROKER by SELLER.	tion purposes only. No representation is made by the BROKER as to the accuracy of the horoughly review and independently verify to PROSPECTS own satisfaction that the dayity of the SELLER and can be relied upon when considering the purchase of said firm, sed to seek the independent counsel of an attorney and/or an accountant to verify the mine any and all applicable documentation relevant to the transaction. Should there be applied by the SELLER shall be returned promptly to the BROKER.
In the event that PROSPECT discloses the availability of sa business without the BROKER, then PROSPECT, in addition BROKER'S compensation, attorney fees and interest as spe	aid designated business opportunity to any third party and this third party purchases the on to the remedies specified hereinabove, will also be responsible for the payment of perified below.
lease or other financial arrangement, including leasing the Special policy of the Broker may the listed selling price or minimum compensation, whicheve the BROKER'S rights herein, in the event the BROKER is therewith, including attorney's fees incurred and interest, adaptette Parish and that the proper venue for any suit arising	by with the SELLER during the term of the Business Listing Agreement: or within two and without the BROKER'S written consent and should the PROSPECT do so and a sale SELLER's premises from the SELLER or Landlord is consummated, the PROSPECT structure, including but not limited to the compensation which would have been payable over is greater. The PROSPECT also agrees that should any suit be commenced to enforce successful, the PROSPECT agrees to pay the BROKER the expenses connected Broker and PROSPECT agree that the location of the consummation of this agreement in gout of this agreement shall be the 15th Judicial District Court, State of Louisiana.
Should the PROSPECT become an employee of the SELLE housand dollars (\$10,000).	R. the PROSPECT agrees to pay BROKER an employment procurement fee of ten
housand dollars (\$10,000). The SELLER shall be deemed to be a party to this document considered for all purposes as originals. The PROSPECT ac	tinsofar as needs by A foreignile annual distance of the
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