

Street Address		Email (Please Print Clearly)	
Print Name	Company	Business Phone	Fax Number
Signature	Date	Mobile Phone	Home Phone
6. FURTHER TERMS: Neith consent. For three years, Buyer representing both Buyer and So any action at law or in equity nownership of Business. This A shall not be a waiver of any suits subject matter. This Agreen or other such entity, the unders	shall not directly or indirectly solicit feller. Seller is specifically intended to be ecessary to enforce its terms and condigreement can only be modified in writing sequent breach. This Agreement super tent shall be construed under and gover		Broker may act as a dual agent of this Agreement and may prosecute assign this Agreement to any new liver of any breach of this Agreement ents between the parties with respect to . If Buyer is a corporation, partnership, ally authorized to do so. Buyer
during the term of that agreet cooperating broker. Buyer sha Seller or the Seller's represent in any capacity with Business or cooperating broker for such 5. AGREEMENT TO USE S Buyer agrees that broker of Ca of both Seller and Buyer by B	ment or up to twenty-four months the Il conduct all inquiries into and discus atives. Should Buyer purchase all or pa without Broker's participation, or in an a fee and any other damages including ERVICES OF BROKER: In the eve armel Business Sales shall represent Buroker of Carmel Business Sales, and h	ered into an agreement providing that S reafter, the Business is transferred to a sions about the Business solely through art of the stock or assets of Business, acquy way interfere with Broker's right to a f reasonable attorney's fees and costs. Ent that Buyer desires to purchase any buyer in the transaction. Buyer acknowled ereby acknowledges that Broker has exper agrees to pay any attorney's fees and c	buyer introduced by listing broker or a Broker and shall not directly contact the juire any interest in, or become affiliated ee, Buyer shall be liable to listing broker usiness listing of Carmel Business Sales, ges and agrees to the dual representation lained its duties and obligations owed to
receive information about the facilities leases. Based on info flow projection, an adjusted in any information given to Brok performance. Buyer is solely r facts which might influence Bu	business from the seller, usually inc rmation provided by the Seller, broker come statement, or a seller discretionar er or make any warranty or representa esponsible to examine and investigate lyer's decision to purchase or the price	S RESPONSIBILITY: When business luding but not limited to tax returns, first often prepare a summary description or years flow statement. Buyer understand tion as to its accuracy or completeness, it the business, its assets, liabilities, finance Buyer is willing to pay. Any decision by tax or other advisors. Broker urges Buyers.	nancial statements, equipment lists and f the business which may include a cash s that the Broker does not audit or verify for in any way guarantee future business ial statements, tax returns, and any other Buyer to purchase the Business shall be
necessary for Buyer to evaluat Information. The undersigned permit the use of Confidential required by legal process. If th option) all information provide 2. DEFINITION OF "CONI that the Business is for sale, procedures, correspondence, pr known to Buyer:(a) from any Seller; (b) from communication	e the Business, and then only if these shall be responsible for any breach of Information in any manner whatsoeve Buyer does not purchase the Business d to Buyer and will not retain any copy FIDENTIAL INFORMATION": The all financial, production, marketing rocesses, data contracts, customer lists, inspection, examination, or other revious with Seller or its directors, officers gh disclosure or discovery in any other	parties understand and agree to maintain this Agreement by these parties, and nei er, except as may be required for Buye s, Buyer, at the close of negotiations, wil	the confidentiality of such Confidential ther Buyer nor these parties shall use or row evaluate the Business or as may be I destroy or return to Broker (at Broker's mean all information, including the fact hods, business manuals, manufacturing whether written, oral or otherwise made es, processes, or production methods of ror representatives; (c) during visits to
by any and all agents of Penin following business:undersigned for the sole purpo or part of the stock or assets of individual, or other entity with 1. NON-DISCLOSURE OF disclosed. The undersigned agr	se of entering into discussions with Selof the Business. As used herein, the te which the undersigned is affiliated. The INFORMATION: The undersigned acres with Broker not to disclose or permitted.	ller ("Seller") of said Business for the po erm Buyer ("Buyer) applies to the under	gned requests information relating to the information shall be provided to the ssible purchase by the undersigned of all signed and any partnership, corporation, ain the confidentiality of the information in without the prior written consent of the
DUTERSACI	ANOWLEDGEMENT OF INTR	ODUCTION AND CONFIDENTI	ALITY AGREEMENT

To fully accommodate your request, <u>ALL</u> of the above areas must be completed and please remember to sign the Agreement. E-mail to <u>info@carmelbizsales.com</u> or Fax to (831) 625-2057.

Attention (CBS Representative)

City, State, Zip