## Corporate Consultants Inc.

## **Business Brokers of Florida** STANDARD "CONFIDENTIALITY/DISCLOSURE" AGREEMENT



agrees that PROSPECT approach	ed Corporate	Consultants In		is PROSPECT, acknowledges and <b>R</b> was the first to advise them of
the availability and details concern	ning the follow	wing business an	nd/or real property opportunities:	was the first to advise them of
	USINESS DESC	CRIPTION		<u>INITIALS</u>
1)	<u> </u>			
2)				
3)				
4)				
1. PROSPECT understands and ag <b>BROKER</b> has entered into agreem proprietary information relating to the or proprietary in nature and are herei	ents with Sell various opera	lers for the pay	ment of commissions. BROKER personnel financial and other matter	will furnish to PROSPECT certain
shall not, without the prior written con whatsoever, in whole or in part, and sl purchase of one of the opportunities agents, representatives or employees. upon BROKER's request. PROSPEC and conditions of this Agreement.	nsent of BROK nall not be used described abou The Proprieta	ER, be disclosed by PROSPECT, ve. PROSPECT ry Information (i	by PROSPECT or its agents, represe its agents, representatives or employ shall be fully responsible for any br neluding any copies thereof) will be	entatives or employees, in any manne ees, other than in connection with the reach of this Agreement by itself, its e returned to BROKER immediately
2. Any and all information provided t and/or warranties as to the accuracy opportunities described above. PROS the review and evaluation of the infaccountant.	of the informati SPECT acknow	on provided and reledges that BRO	that PROSPECT is to make his or he KER has advised PROSPECT to see	er own independent evaluation of the
<b>3.</b> In the event PROSPECT disclost <b>BROKER</b> assistance, then PROSPE compensation which would have been	CT, in addition	on to the remed	ies specified herein, is also respo	nsible for payment of <b>BROKER'S</b>
<b>4.</b> For two years from the date of thi listed above without the prior written or other financial arrangement with a PROSPECT shall be liable for any arsales price or minimum commission agreement negotiated with the Landl necessary to place a lien on the busin Florida Statute 475.42.	consent of BRC  Seller of an c  d all damages  lue under the L  ord. PROSPEC	OKER. If PROSP opportunity, inclu <b>BROKER</b> may suitisting Agreement of agrees and do	ECT enters into a sale and/or purchase ding a leasing of the business premuffer, including but not limited to the with Seller, whichever is greater and the seller appoint <b>BROKER</b> its attor	se agreement, a management contractive ses from the Seller or its Landlord Seller's commission payable on the dd, any commission due on the lease they in fact to execute all documents
5. This Contract shall be governed by entitled to receive from the other par. The parties hereby consent to personathe Circuit Court in and for Pinellas would involve complicated and diffic others, whether arising out of this Agr.	ty all of its rea Il jurisdiction a County, Florid ult factual and	sonable attorneys nd venue, for any la. The parties he legal issues. The	refees, costs, and expenses incurred a action arising out of a breach or the reby agree that any controversy wherefore, any action brought by either	at both the trial and appellate levels reatened breach of this Agreement in thich may arise under this Agreement party, alone or in combination with
<b>6.</b> The Seller is the intended benefici concerning the use of information of represents and warrants to BROKER is PROSPECT employed by a compe PROSPECT acknowledges receiving a	isclosed to PR that PROSPEC titor and the so	ROSPECT, and a T does not repres le purpose for rec	Seller may bring an action to enterent a third party, governmental agent eviving any information regarding a base.	force such covenants. PROSPECT cy or competitor of the business, no puriness is to purchase said business.
PROSPECT - Signature	DA	TE	Prospect's email address:	
PROSPECT - Printed Name	Pho	one Number	AGENT FOR SELLING BRO	KER DATE
Address			Corporate Consultants, Inc. 3118 Gulf to Bay Blvd., Suite 202 Clearwater, FL 33759	
City	State	Zip Code		33 - Fax 727-474-9806

**BF65**-11/02