## STANDARD CONFIDENTIALITY/DISCLOSURE AGREEMENT

l apr	proached John Diaz Group	, herein k	nown as PROSPECT, ac	knowledges and agrees that dvise them of the availability	PROSPECT
	ncerning the following busines			ariot mom or me aramasmy	
	LISTING NUMBER	₹:	BUSINESS DESCRIPTION	l:	
1.	BROKER and that <u>BROKE</u> furnish to PROSPECT certa other matters which are no Information." The Proprieta BROKER, be disclosed by In part, and shall not be us purchase of one of the of Agreement by itself, its age	R has entered into agree ain proprietary information on-public, confidential or ary Information will be kernospect or its agents, ed by PROSPECT, its aground the proportunities described about the property or expresentatives or expression o	ements with Sellers for the relating to the various ope proprietary in nature and tept confidential and shall representatives or employed that, representatives or endove. PROSPECT shall be employees. The Proprietary	portunity above will be hand e payment of commissions. It rations, properties, personnel, are hereinafter referred to as not, without the prior written ees, in any manner whatsoevel apployees, other than in connect the fully responsible for any brailling any cop	BROKER will financial and "Proprietary consent of in whole or tion with the each of this pies thereof),
2.	the Proprietary Information Any and all information pro representations and/or warr own independent evaluation	supplied pursuant to the to vided to PROSPECT is paranties as to the accuracy of the opportunities des endent professional advice	erms and conditions of this rovided for informational pure of the information provided cribed above. PROSPECT ce in the review and evalue.	urposes only. BROKER does not and that PROSPECT is to material acknowledges that BROKER ation of the information provides.	ot make any ke his or her has advised
3.	business without BROKER	assistance, then PROSP 'S compensation which	ECT, in addition to the ren	tunities to a third party who nedies specified herein, is also on the listed selling price	responsible
5.	opportunity listed above without the prior written consent of BROKER. If PROSPECT enters into a sale and/or purchase agreement, a management contract or other financial arrangement with a Seller of an opportunity, including a leasing of the business premises from the Seller or its Landlord is consummated, PROSPECT shall be liable for any and all damages BROKER may suffer, including but not limited to the Seller's commission payable on the sales price or minimum commission due under the Listing Agreement with Seller, whichever is greater and, any commission due on the lease agreement negotiated with the Landlord. PROSPECT agrees and does hereby appoint BROKER its attorney in fact to execute all documents necessary to place a lien on the business assets to collect its compensation, and this Agreement shall be the consent to do so as required by Florida Statute 475.42.				
6.	the covenants concerning the covenants. PROSPECT regovernmental agency or co	peneficiary of all covenange use of information discongressents and warrants mpetitor of the business, egarding a business is to	ts of PROSPECT which be losed to PROSPECT, and a to BROKER that PROSI nor is PROSPECT employed purchase said business. P	enefit the Seller, including with a Seller may bring an action to PECT does not represent a ed by a competitor and the sole ROSPECT acknowledges rece	enforce such third party, purpose for
Pro	spect Signature	Data	Driver's License No.		=
Pro	spect Name (Printed)	Telephone	Agent Signature		Date
Stre	eet Address		_	2005 Vista Parkway. Suite 3 West Palm Beach, FL 33411 Tel: (561) 352-3569	



State

Zip Code

City

johndiazgroup@kw.com