BUSINESS BROKERS of FLORIDA

 $\underline{STANDARD~"CONFIDENTIALITY/DISCLOSURE"}$

BBF

		herein known as PROSPECT, and that <i>BROKER</i> was the first to the following business and/or real property opportunity:
LISTING NUMBER		BUSINESS DESCRIPTION:
BROKER has entered into agreements of proprietary information relating to the var confidential or proprietary in nature and a confidential and shall not, without the priemployees, in any manner whatsoever, in other than in connection with the purchase breach of this Agreement by itself, its age will be returned to BROKER immediated Proprietary Information supplied pursuan 2. Any and all information provided representations and/or warranties as to the independent evaluation of the opportunition independent professional advice in the revan attorney and/or certified public accounts. In the event PROSPECT discloss without BROKER assistance, then PROSBROKER'S compensation which would 4. For two years from the date of the opportunities listed above without the priemanagement contract or other financial at Seller or its Landlord is consummated, Professional seller is attorney in fact to execute a Agreement shall be the consent to do so a 5. This Contract shall be governed by party being entitled to receive from the otappellate levels. The parties hereby conse of this Agreement in the Circuit Court in controversy which may arise under this Abrought by either party, alone or in combifudge sitting without a jury. 6. The Seller is the intended benefic covenants concerning the use of informate PROSPECT represents and warrants to B the business, nor is PROSPECT employed purchase said business. PROSPECT acknowledged as original.	with Sellers rious operate re hereinaft or written or whole or in the of one of the second of the se	ECT is provided for informational purposes only. <i>BROKER</i> does not make any of the information provided and that PROSPECT is to make his or her own diabove. PROSPECT acknowledges that <i>BROKER</i> has advised PROSPECT to seek raluation of the information provided and that PROSPECT should seek the advice of SPECT agrees not to use information provided to compete against the Seller. Ability of said designated opportunities to a third party who purchases a business addition to the remedies specified herein, is also responsible for payment of the provided on the listed selling price or minimum compensation, whichever is greater. The prospect agrees not to deal directly or indirectly with the Seller's of the consent of <i>BROKER</i> . If PROSPECT enters into a sale and/or purchase agreement, a with a Seller of an opportunity, including a leasing of the business premises from the shall be liable for any and all damages <i>BROKER</i> may suffer, including but not limited the comminimum commission due under the Listing Agreement with Seller, whichever is ment negotiated with the Landlord. PROSPECT agrees and does hereby appoint that necessary to place a lien on the business assets to collect its compensation, and this provided Statute 475.42. Of the state of Florida. Any breach of this Agreement shall result in the prevailing of the state of Florida. Any breach of this Agreement shall result in the prevailing of the state of Florida. Any breach of this Agreement shall result in the prevailing of the state of Florida. Any breach of this Agreement shall result in the prevailing of the state of Florida. Any breach of this Agreement shall result in the prevailing of the state of Florida. Any breach of this Agreement shall result in the prevailing of the state of Florida. Any breach of this Agreement shall result in the prevailing of the state of Florida. Any breach of this Agreement shall result in the prevailing of the state of Florida.
PROSPECT Signature	Date	
		Agent for Selling Broker BBF-134078 David Kammet
AGENT Signature	Date	
Amerivest Business Brokers		PHONE: (561) 988-9335 DIRECT: 561-866-3911
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