

## **BUYER CONFIDENTIAL NON-DISCLOSURE AGREEMENT (NDA) & BROKER DISCLOSURE**

In consideration of the Broker, VR Business Brokers of St. Louis, LLC, ("Broker") providing the information on the business for sale, identified below as the "Business", I understand and agree:

- 1. That any information provided about the Business is sensitive and confidential, and that its disclosure to others may be damaging to the Business and their owners.
- 2. That I will not disclose, for a period of five years from the date I sign this Non-Disclosure Agreement, any information regarding the Business to any other person, except to secure the advice and recommendations of my business advisors (accountants, attorneys, etc.). "Information" as used in this Agreement shall include the fact that the Business is for sale, plus any other data provided.
- 3. That I will not contact the business owners or their landlords, employees, suppliers or customers except through the Broker. All correspondence, inquiries, offers to purchase and negotiations relating to the purchase or lease of the Business presented by Broker will be conducted exclusively through the Broker.
- 4. That I will not circumvent or interfere with the Broker's contract with the Seller in any way. I understand that if I interfere with the Broker's contract right to its fee from the Seller, I may be personally liable to the Broker for payment of the Seller's fee. I understand that should I become a manager or otherwise connected with the Business shown or offered to me for sale, or should I buy, trade, lease or exchange the Business disclosed to me, then a fee will be due to the Broker. I understand if I make the purchase through the Broker, I will not be liable for the fee to be paid by Seller to Broker.
- 5. That all information regarding the Business for sale is provided by the Seller or other sources and is not verified in any way by the Broker. The Broker has no knowledge of the accuracy of said information and makes no warranty, express or implied, as to the accuracy of such information. Understanding that, I shall make an independent verification of said information prior to entering into an agreement to purchase the Business. I agree that the Broker is not responsible for the accuracy of any of the information I receive or fail to receive, and I agree to indemnify and hold the Broker and its agents harmless from any claims or damages which may occur by reason of the inaccuracy or incompleteness of any information provided to me with respect to the Business.
- 6. That I willingly agree to <u>provide a current personal financial statement (PFS)</u>, dated within the past 30-days, signed by me and a third party representative from either my bank or my CPA along with their contact information, which demonstrates my financial ability to seriously inquire about the Business and/or enter into a purchase agreement within the price range of the Business, before receiving the requested information about the Business.
- 7. That should I enter into an agreement to purchase the Business, I will provide a complete financial statement, a personal and business history or resume, and I authorize the Seller to obtain through standard reporting agencies financial and credit information about me or the companies I represent.
- 8. That the Broker may, in its capacity to provide intermediary and representation services, have an exclusive or limited agency with either or both the Seller and/or the Buyer. The Broker's type of agency is disclosed and agreed upon within the separate Seller's Listing Agreement and/or the Buyer's Representation Agreement. Both sources outline the responsibilities of all parties, to include agreements and disclosures for the Broker's fee upon sale, trade, lease, or transfer of the Business or property.
- 9. I acknowledge that I will receive confidential information about the Seller's business, operations, customers, and employees and agree not to start a similar or competing business and not to solicit or contact the Seller's employees or customers for a period of five years from the date herein.
- 10. In the event I do not purchase the Business, for whatever reason, I agree to immediately return to the Broker any and all hard copies of materials, and to delete or destroy electronic copies, related to the Seller and the Business without retaining any copies in any format.

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The "Business":		IC	ID #:			
Signature	Date	Email				
Print Name		Phone				
Street Address, City, State, 7	<b>7</b> ip					

A separate NDA and PFS is required for each individual member of the interested party.



VR Business Brokers of St. Louis 10805 Sunset Office Dr., Suite 102 St. Louis, MO 63127 314-833-9207 www.vrgatewaystl.com

## **Buyer Pre-Qualification "1-2-3" Questionnaire**

Business Listing ID: Date:

Business Title:								
<b>Business Price:</b>	\$							
Your Name:	Email:							
Your Address:								
	Step 1: Pre-Qualification Questionnaire							
	owing questions; if all "Yes" then proceed to Section 2; if you uestion then skip to Section 3.	Yes	No					
1. <i>Industry:</i> Is this busi	iness in an industry in which you want to invest or own?							
2. <b>Pricing:</b> Do you have range?	the financial ability and/or resources to purchase a business within this price							
	ready, willing, and able to purchase a business like this within the next 6 to 8							
4. <b>Down Payment:</b> Mos	st businesses, and banks, expect Buyers to have 20% down payment in cash. eash available for the down payment?							
	own payment is often placed in escrow with a wire transfer or certified funds.							
	If of the down payment as a wire transfer or certified funds into escrow with a							
qualified closing or escrow agent at the time of presenting an offer to purchase this business?								
6. Offer to Purchase: Seller's have an expectation that if you are receiving their business data that it is								
your intention to make an offer on their business. Are you prepared to make an offer to purchase this								
business with the assumption that it meets your investment and/or buying criteria? <i>Note: Due diligence begins after all parties sign the Buyer's offer to purchase.</i>								
begins after all parties sig	Step 2: Buyer's Pre-Qualification Packet	<u> </u>						
Best time to call:								
	Il of the Buyer's Pre-Qualification Packet documents below:	Che	cklist					
Attach this questionnair								
	esume and professional references.							
	f your Personal Financial Statement (PFS).							
	Attach a signed copy of the Buyer-Broker Agreement.							
Attach a signed copy of the Non-Disclosure Agreement.								
	Step 3: Buyer's Consultation							
	If you answered "No" to question #							
1: What industry do	you want?							
2: What is your price	ce range?							
3: What is your time	e frame?							
4: How much do yo	ou have to work with?							
	p with assigning escrow?							
6: Why?								
Rest time to call:								

Email this questionnaire and your supporting documents to Jeff Kalil at jeff@vrgatewaystl.com.

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## **BUYER CONFIDENTIAL FINANCIAL STATEMENT**

Name:	Phone:						
Address:			Email:				
Assets							
Cash on Hand and in Banks	\$						
U.S. Government Securities	\$						
Accounts, Loans and Notes Receivab	le		\$				
Cash Surrender Value Life Insurance			\$				
Value of Businesses Owned			\$				
Other Stocks and Bonds	\$						
Real Estate Owned (including rental p	\$						
Automobiles- How many? Estimated	\$						
Other Assets			\$				
		Total Assets	\$				
Liabilities and Net Worth (ENTER AS	S A NEGATIVE (-	·) VALUE)					
Notes Payable (enter as a negative (-		,	\$				
Liens on Real Estate (enter as a nega			\$				
Other Liabilities (enter as a negative (			\$				
	To	otal Liabilities	\$				
Net Worth (Total Assets – Total liab	oilities)		\$				
Source of Income							
Salary			\$				
Dividends and Interest			\$				
Bonus and Commissions			\$				
Real Estate Income			\$				
Other Income			\$				
		Total Income	\$				
The undersigned certifies this informati Official (CPA or Bank Manager).	on is true and co	rrect as of the d	ate signed and verified by the Certifying				
		Certifying	Certifying Official Company				
Buyer Signature	Date	Certifying Official Title					
Certifying Official Signature	Date	Certifying Official Address					
Certifying Official (Print Name)	Official Phone & Email						