

Commercial/Business Division

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BIJYER'S ACKNOW! EDGEMENT OF INTRODUCTION AND CONFIDENTIALITY AGREEMENT AND REPRESENTATION

BUYER'S ACKNOWLEDGEMENT OF INTRODUCTION	ON AND CONFIDENTIALITY AGREEMEN	IT AND REPRESENTATION
The undersigned Buyer, individually and on behalf of any affiliated Information about the following business: Michael Raad	(Business) is a shall be provided to Buyer for the sole purposed in this agreement (Agreement), the term Buy	dentified herein by Broker or its agen se of evaluating the possible purchase ver (Buyer) applies to the undersigner
1. NON-DISCLOSURE OF INFORMATION: Buyer acknowledges t information disclosed. Buyer agrees not to disclose or permit access other than Buyer's legal counsel, accountants, lenders or other ag business. Disclosure of Confidential Information shall be made to the only if these parties understand and agree to maintain the confidential Agreement by these parties, and neither Buyer nor these partiexcept as may be required for Buyer to evaluate the Business or as at the close of negotiations, will destroy or return to broker (at reproduction, or record thereof.	s to any Confidential Information without the pri- gents or advisors to whom disclosure or access in nese parties only in connection with the potentia entiality of such Confidential Information. Buyer ies shall use or permit the use of Confidential Information. If the Buyer dimay be required by legal process. If the Buyer dimay be	or written consent of Seller, to anyone s necessary for Buyer to evaluate the Il acquisition of the Business, and ther shall be responsible for any breach of formation in any manner whatsoever oes not purchase the Business, Buyer
2. DEFINITION OF "CONFIDENTIAL INFORMATION": The term "Co is for sale, all financial, production, marketing and pricing information processes, data, contracts, customer lists, employees lists, and any any inspection, examination or other review of the books, records, with Seller or Seller's broker, directors, officers, employees, agen (d) through disclosure or discovery in any other manner. However and known to the public.	on, business methods, business manuals, manufa other information whether written, oral, or othe assets, liabilities, processes or production metho its, suppliers, customers or representatives; (c)	acturing procedures, correspondence erwise made known to Buyer. (a) fron ods of Seller; (b) from communication during visits to Seller's premises; o
3. BUYER'S RESPONSIBILITIES AND DISCLAIMER OF BROKER'S LIA may include, but is not limited to, tax returns, financial statements, often prepare a summary description of the business, which may in cash flow statement. Buyer understands that the Broker does not a as to its accuracy or completeness, nor in any way guarantee futu Business, its assets, liabilities, financial statements, tax returns, and is willing to pay. Any decision by Buyer to purchase the Business sha advisors and not that of Broker.	equipment lists, and facility leases. Based on inf nclude a cash flow projection, an adjusted incom udit or verify any information given to Broker or are business performance. Buyer is solely respor d any other facts, which might influence Buyer's	ormation provided by sellers, brokers the statement, or a Seller discretionary make any warranty or representation asible to examine and investigate the purchase decision or the price Buyer
4. NON-CIRCUMVENTION AGREEMENT: The Seller has entered in total purchase price or \$12,500 whichever is greater) if, during the transferred to a buyer introduced by the listing broker or a coopers solely through Broker and shall not directly contact the Seller or the Business, acquire any interest in, or become affiliated in any capacing to a fee, Buyer shall be liable to the listing broker and the coofees and costs incidental to the collection thereof. To all of the forinformation concerning the places on this list.	he term of that agreement or up to twenty-fou ating broker. Buyer shall conduct all inquiries int he Seller's representatives. Should Buyer purcha ity with Business without Broker's participation, operating broker for such fee and any other dam	ar months thereafter, the Business is to and discussions about the Business se all or part of the stock or assets o or in any way interfere with Broker's nages including reasonable attorney's
5. FURTHER TERMS: Neither Buyer nor Buyer's agents will contact of the Business, without Seller's consent. For three years, Buyer shall act as a dual agent representing both Buyer and Seller. Seller an obligations of this Agreement and may prosecute any action at law This Agreement can only be modified in writing, signed by both B subsequent breach. This Agreement supersedes all prior understa Agreement shall be construed under and governed by the laws of the Agreement shall be in the county in which the Business is located, may be considered as originals. If Buyer is a corporation, partnershand warrants that he/she is duty authorized to do so. Buyer acknown.	not directly or indirectly solicit for employment d Seller's successors are specifically intended to or in equity necessary to enforce its terms and roker and Buyer, waiver of any breach of this A andings or agreements between the parties with the State of California. The venue for any action in This Agreement may be signed in counterparts ip or other such entity, the undersigned execution.	any employees of seller. Broker may to be beneficiaries of the duties and conditions as though a party hereto agreement shall not be waiver of any th respect to its subject matter. This instituted to enforce any terms of this and faxed and electronic signatures es this Agreement on behalf of Buyer
Should I, or anyone to whom I have introduced those confidential buin any of those businesses, I agree that your office will represent most the commission to Berkshire Hathaway Golden Properties. If I commission. I further understand and agree that if I should purchabusiness through direct negotiations with the seller and without Beris due Berkshire Hathaway and I will assume responsibility for the I	ne as a buyer. I further understand that the selle opt to buy through another real estate agent, I v ase all or any portion, lease, become an associa kshire Hathaway's involvement, within one year	r will be responsible for the payment vill be liable myself to pay them their ate of or come into possession of the
IT IS AGREED THAT IF I MAKE THE PURCHASE THE	lU "Berkshire Hathaway" I AM NOT LIABLE FOR	ANY COMMISSION
Business Description:		
Purchaser (Print Name)	Signature of Purchaser	Date

City

Email Address

State

Zip