



NON-DISCLOSURE CONFIDENTIALITY AGREEMENT

Choice Business Opportunities, Ltd., ("Choice"), hereby acknowledges that the certain confidential information and trade practices of Prospective Customer's and their businesses will be revealed to me by Prospective Customer's ("Customer") These disclosures will be given in **SECRECY AND CONFIDENCE** and used for the sole purpose of assessing the Customers qualifications and prospective feasibility of purchasing a business through CHOICE.

Choice will be receiving, and providing to its clients, specific information concerning Customer's business, its products and financial condition. Choice intends to hold discussions regarding Customers acquisition of a client of Choice. During such discussions, there will be revealed and disclosed further proprietary information relating to the Customer's business, including but not limited to, financial details, operating results, customer base, supply sources, technical know-how, third party agreements, etc. All of the information provided is to be considered confidential information unless specifically agreed otherwise by the Customer in writing.

This Agreement sets forth Choice's understanding and acknowledgment that the confidential information is a unique and valuable asset of the Customer's business(es), access to and knowledge of which are essential to the pursuit of Customer's business purposes, and uncontrolled disclosure of which would be harmful to Customer's business. Choice agrees that, prior to, during and after the discussions it shall not, under any circumstances, in whole or in part, for any reason or purpose whatsoever, disclose the confidential information to any person or entity **except for a client of Choice**. Upon termination of the discussions, Choice shall immediately deliver to Customer (without retaining any copies) all confidential information received by Choice in any form. The mere fact of the discussions shall not commit the Customer or Choice to consummate any prospective acquisition or any other transaction that may have been intended or discussed.

Choice acknowledges that any breach of the Non-Disclosure Agreement, directly or indirectly, may be deemed harmful to Customer. Upon violation or threatened violation of the terms of this Agreement, Customer shall be entitled to injunctive and/or other equitable relief on the grounds that such conduct, if not restrained and/or other equitable relief not granted, would result in irreparable and serious harm to Customer for which damages would be an inadequate remedy. Customer shall be entitled to reimbursement for all expenses, including attorney's fees incurred in attempting to enforce and protect its interests as stated herein except as Choice shall be found in compliance with this Agreement in a court of law. The parties agree that this Agreement will be governed by the laws of the State of Colorado and that all actions that may arise in law and/or equity shall be brought in the City and County of Denver, State of Colorado. This Agreement shall be for three (3) years from the date hereon.

Choice acknowledges and agrees that maintaining confidentiality is critical to the continued operation of Customer's Business and Choice needs to be provided details of such Business, as such, Choice agrees not to contact or speak about Customer's business with any party related to the business, including but not limited to employees, contractors, customers, suppliers, landlord or competitors, clients of Choice disclosed to Customer shall be excluded for this prohibition.

Customer acknowledges and confirms that in the event Choice is contracted to consult on the marketing and potential sale of Customer's business, as agent of the Customer, that this Agreement shall terminate and the Consulting Agreement between Customer and Choice shall control future activities of Choice.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed as of the date hereon. The undersigned hereby confirms that he/she has received a copy of this document.

Agreed: CHOICE Business Opportunities, Ltd.

Acknowledged: Client



Mark B. Doran President

By: _____