Date:	PRINCIPAL AND BROKER: CONFIDENTIALITY AGREEMENT
Date	
Cushn	nan & Wakefield of Florida, Inc.
800 N	. Magnolia Ave., Suite 450
Orland	do, FL 32803; FAX 407.425.6455
Re:	Proposed Sale by ATTORNEYS' TITLE INSURANCE FUND as Owner (hereinafter referred to as "Owner"), to , proposed purchaser of the property and improvements,
	d AT 6201 Corporate Centre Blvd., Orlando, Florida 32822, which consists of 19.57± gross acres of land (hereinafter red to as the "Property").
Ladies	s and Gentlemen:
a poss	We understand that Cushman & Wakefield of Florida, Inc. ("C&W") is acting as exclusive agent of the Owner in connection with ible sale of the Property ("Principal") has authorized
	("Broker") as its exclusive broker or advisor in its negotiations concerning the Property. Broker represents that Principal i
interes magni	sted in a possible investment in the Property and has the experience and financial capabilities to undertake a transaction of thi tude.
includ	In C&W's capacity as exclusive agent, C&W has available for study certain information concerning the Property which may be various papers, documents, data, plans and other materials, portions of which may be included in a package or brochum

include various papers, documents, data, plans and other materials, portions of which may be included in a package or brochure (hereinafter referred to as the "Evaluation Material"). On behalf of the Owner, C&W is prepared to deal with us and furnish the Evaluation Material to us in connection with discussions and negotiations concerning a possible transaction involving the Property on the condition that we (Principal and Broker) agree to treat it in a confidential manner and make the representations and agreements herein provided. Therefore, we hereby represent and agree as follows:

1. The Evaluation Material furnished to us will be used by us for no purpose other than evaluating a possible transaction involving the Principal, as a principal, exclusively for its own account, and not as a broker, finder or similar agent for any other person. Therefore, we agree to keep all Evaluation Material (other than information which is a matter of public knowledge or is provided in other sources readily available to the public) strictly confidential; provided, however, that such Evaluation Material may be disclosed to the Principal's directors, officers, or employees, as well as to its outside counsel, accounting firm and financial institution, who need to know such information for the purpose of evaluating a possible transaction involving Owner and Principal of the Property by Principal.

Such third parties shall be informed by Principal of the confidential nature of such information and shall be directed to treat the Evaluation Material with strict confidence subject to and in accordance with this agreement. We agree not to copy or duplicate the Evaluation Material and to return the Evaluation Material to C&W promptly and not retain any copies thereof if we decide not to go forward with discussions or if requested by C&W or the Owner.

We agree that the Owner or C&W will have no adequate remedy at law if we violate any of the terms of this Agreement. In such event, the Owner or C&W will have the right, in addition to any other right the Owner or C&W may have, to seek injunctive relief to restrain any breach or threatened breach by us or specific enforcement of such terms.

In addition, we agree that we will not disclose, without the prior written consent of Owner, and we will direct those of the Principal's representatives who are given access to the Evaluation Material in accordance with the terms hereof, not to disclose to any person (other than a person authorized hereunder), the fact that the Evaluation Material has been made available to us, that discussions or negotiations among us, the Owner and C&W are now taking place or will take place, or any of the terms, conditions or other facts with respect to the possible acquisition of the Property.

- 2. The Evaluation Material furnished to Broker will not be used by Broker for any purpose other than for evaluating a possible transaction involving the Property with the Principal.
- 3. Although C&W has endeavored to include in the Evaluation Material information known to it which it believes to be relevant for the purpose of our investigation, we understand and acknowledge that neither C&W nor the Owner make any representation or warranty to us as to the accuracy or completeness of the Evaluation Material. The financial information and projections contained in the Evaluation Material represent estimates based on assumptions considered reasonable under the circumstances although they have not been independently verified by C&W. C&W and the Owner make no representations or warranties, express or implied, that actual results will conform to such projections. Owner and C&W expressly disclaim any and all liability for representations or warranties, express or implied, contained in the Evaluation Material or omissions from the Evaluation Material, or in any other written or oral communications transmitted or made available to Principal and Broker. We agree that neither C&W nor the Owner shall have liability to us or any of our representatives resulting from the use of or reliance on the Evaluation Material by us or our respective

representatives and agents. We acknowledge that C&W is not responsible to determine whether toxic or hazardous wastes or substances or other undesirable materials are present at the Property. We acknowledge that it is solely our responsibility to conduct such due diligence investigations and inspections of the Property, including investigation of any environmental conditions, as we deem necessary or desirable and as permitted by agreement with the Owner.

- 4. In the event that (i) the Proposed Sale is consummated by a closing and transfer of title from the Owner to Principal, and (ii) the Owner pays to C&W a full commission in accordance with the Owner's agreement with C&W, then, within a reasonable time thereafter, C&W shall pay to Broker and Broker agrees to accept, as its full and only compensation for its services rendered in connection with the Proposed Sale, two percent (2%) of the gross sales price, payable solely from the proceeds of the commission paid to C&W. It is specifically understood and agreed by Broker that no portion of any commission or fee shall be payable by C&W to Broker unless and until same is actually received by C&W and C&W is entitled to retain same.
- Principal (a) warrants and represents that except for Broker, it is not represented by any broker, finder or agent in any possible transaction involving the Property; (b) indemnifies and saves harmless C&W and the Owner, and their respective affiliates, successors and assigns against and from any loss, liability, cost or expense (including attorney's fees) in any way arising from claims by any broker, finder or similar agent (other than C&W and Broker) for commissions, fees and other compensation relating to the proposed or actual transaction involving the Principal, its affiliates, successors, assignees or nominees; and (c) acknowledges that C&W, in its capacity as exclusive agent for Owner, has no power or authority in any way to bind the Owner with respect to a transaction involving the Property and that the Owner shall in no way be bound or be deemed to have agreed to any transaction or the terms and conditions thereof until such time as the Owner has executed and delivered a written agreement with Principal under terms and conditions that are acceptable to the Owner, in its sole and absolute discretion.
- 6. This agreement embodies the full understanding of the parties and may not be changed orally.
- 7. This agreement shall be governed and construed in accordance with the laws of the State of Florida.

We are providing you with this agreement as a condition to the commencement of our dealings and negotiations with C&W and Owner. Please sign and return a copy of this agreement where indicated to confirm your receipt and acknowledgment of the terms hereof.

Very truly yours,

As Principal:		
	Ву:	
	As (Title):	
	Address:	
	E-Mail Address:	
	Telephone:	
We hereby acknowledge, confirm and agree that we are boun	d by the terms and conditions of this agreement as Broker.	
As Broker and Sole Agent:		
	By:	
	As (Title):	
	E-Mail Address:	
	Telephone:	

Access to the CW-One Document Vault will follow upon acceptance of this Confidentiality Agreement.

To submit, scan and email this completed document to Margery Johnson at Margery Johnson@cushwake.com or fax to Margery Johnson at (407) 425-6455. It may also be delivered to Margery Johnson, Cushman & Wakefield of Florida, Inc, 800 N Magnolia Ave, Suite 450, Orlando, FL 32803.