## **Confidentiality and Non-Disclosure Agreement**



|  | ("Prospect")  |
|--|---|
| and  | ("Prospect's Broker"  |
| F.I. Grey & Son, Inc., Commercial  | Realtor ("Listing Broker")  |
| agree to the following terms regarding the real property or busine<br>Brenda St. & Madeline Dr., Hudson FL - 19 Unit   |   |
| 1. Confidentiality. Prospect and Prospect's Broker acknowledge Broker regarding the above-referenced Property is confidential evaluation. Prospect's and Prospect's Broker's dissemination of Broker will be limited to attorneys, accountants, banking representation above-referenced Property. In the event the transaction is not immediately return to Listing Broker any information and materials | and may not be used for any purpose other than<br>of any information and materials provided by <b>Listing</b><br>atives, and business advisors directly involved with the<br>successful, <b>Prospect</b> and <b>Prospect's Broker</b> wil |
| 2. Non-Disclosure. Listing Broker, Prospect, and Prospect's Fact that any discussions or negotiations are taking place with reconditions, or facts involved in any such discussions or negotiations  | egard to the Property, the actual or potential terms  |
| 3. Non-Circumvention. Prospect and Prospect's Broker agree employees, or customers except through Listing Broker. Proscircumvent or interfere with Listing Broker's contract with owner/la   | pect and Prospect's Broker further agree not to   |
| 4. Verification of Data. No representation is made by Listing Brok provided. Prospect and Prospect's Broker agree to thoroughly revenaterials provided. Listing Broker advises Prospect and Prospectegal, tax, environmental, and other specialized advice concerning nacontemplated.  | riew and independently verify the information and t's Broker to consult appropriate professionals for   |
| <b>5. Disputes.</b> This agreement will be construed in accordance with the entitled to all remedies provided by law, including but not limit arising out of this agreement, the prevailing party will be entitled attorney's fees, costs, and expenses.   | ed to injunctive relief and damages. In any litigatior  |
| 6. Term. This agreement will terminate discussions or negotiations regarding the above-referenced Propert  | (if blank, then 1 year) after the conclusion of any   |
|  |   |
| Prospect   | Date  |
| Prospect's Broker and Title or Authorized Agent and Title  | Date  |
| Listing Broker and Title or Authorized Agent and Title   | . ————————————————————————————————————  |

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