CONFIDENTIALITY AGREEMENT New Albany Professional Building 2800 Route 130 Cinnaminson, NJ 08007



Attention: Dawn Tassoni
Fax #: (610) 889-9168

Title:

rux #:	(010) 889-9108			
This Confic shall collec	lentiality Agreement (the "Agreement") is a tively be referred to as the "Disclosing Part	y"), and	, 2014, by and between the ("Owner"), (hereinafter, referred to as	CBRE, Inc. ("CBRE") (hereinafter, Owner and CBRE sthe "Receiving Party").
1. in Cinnami Receiving P 2. information the public, Party hereb 3. Information Uses"); (b) "Represent Receiving P doing. Wi finformation Confidentia 4. to any pers 5. Information implied, wi economy, information damages, adue diligen 6. a breach o 7. other owne such party otherwise, 18. Transaction	Recitals. Owner has retained CBRE as its inson, NJ (the "Possible Transaction"). It arty protects such information from unauth Confidential Information. The term "Confidential Information. The term "Confidential Information. The term "Confidential Information. The term "Confidential Information other than as a result of unauthorized district y agrees not to disclose any Confidential Information. The Receivant for any purpose other than the analysis disclose any portion of the Confidentatives") of the Receiving Party who reaso arty's own account or the account of any thout limiting the foregoing, the Receiving in in breach of this Agreement. The Receival Information commits any act or omission No Disclosure of Discussion(s). Without to one either the fact that any investigation, di No Representations or Warranties. Disport of the interval of the confidence of the c	Name sexclusive listing agent in con Disclosing Party is willing to provided use and disclosure as confidential Information" medig to the Possible Transaction, aclosure by the Receiving Party information, except as specification, except as specification, except as specification, documentation and information to any personably need to have access to other person or entity, any poing Party shall use its best efficiently and the provided party shall be liable if and in contravention to the provided provided party shall be liable if and in contravention to the provided provided party shall be liable if and in contravention to the provided provided party shall be liable if and in contravention to the provided party shall be liable if and in contravention to the provided party shall be liable if and in contravention to the provided party shall be liable if and in contravention to the provided party shall be liable if and in contravention. The Consubject to change. Although assessed, is inaccurate or misted to any inaccuracies in or a mess of all Confidential Information. Party agrees that the Disclosing Party and the Disclosing Party member (if the other entity is of that entity which is related that the agent of the Receiving Party acknowledges that the discrete party and the Receiving Party acknowledges that the discrete part	nection with a potential sale of New Albany ovide Receiving Party with confidential and provided in this Agreement. The foregoing ans all confidential and proprietary mate to but excludes information to the extent that or by persons to whom the Receiving Partally permitted herein. It the prior written consent of the Disclosing, and/or consummation of the Possible Tons or entities other than to the director the Confidential Information for a Permittion of the Confidential Information, or reorts, including employing reasonable safely affiliate or Representative of the Receiving ions of this Agreement. Disclosing Party, the Receiving Party will not aking place concerning a Possible Transactoresentations or warranties concerning the not of a Possible Transaction, and disclaims indicated information may be based on as Disclosing Party does not know of any Colleading, Receiving Party releases and disclaims. Sing Party shall have the right to obtain presentations or many the property shall be deemed to include any subsidiary a non-profit or non-stock corporation), (iii to such party, or (iv) the business or affairs at CBRE is acting on behalf of Owner as party. Receiving Party agrees to pay all	Professional Building, located at 2800 Route 130 disproprietary information on the condition that the recitals are incorporated herein. Incl., data, non-public research, and commercial it such information becomes generally available to y has made such information available. Receiving ang Party: (a) use any portion of the Confidential ransaction (herein referred to as the "Permissible rs, officers, employees, and agents (collectively, ssible Use; or (c) directly or indirectly use, for the present, advise, or assist any person or entity in so guards, to prevent any disclosure of Confidential g Party to whom the Receiving Party has disclosed of, and will direct its Representatives not to, disclose
or other co CBRE and attorneys' f	mpensation are based in whole or in par Owner, and their respective affiliates, succ	t on dealings with Receiving P essors, and assigns, employed any broker, finder or similar ag	arty or any of its representatives; and Rece es, officers, and directors against and from gent for commissions, fees, or other compe	iving Party agrees to indemnify and hold harmless any loss, liability or expense, including reasonable nsation for bringing about the Possible Transaction
sought. Th	(a) No amendment of this Agreement sh is Agreement constitutes the entire unders greements, commitments, or understandir (b) This Agreement shall be binding upo	tanding and agreement betwe ngs with respect to such matter n and shall inure to the benef	en the parties hereto with respect to the sul s. its of the parties hereto and their respective	ty against whom enforcement of the amendment is oject matter hereof, and it supersedes all prior oral esuccessors and assigns. Each party agrees not to
-	out giving effect to any choice of law rules	ne construction, validity, interpose.	retation, and enforcement of this Agreemen	t shall be governed by the laws of the State of New tion between Owner and Disclosing Party, or if no
provision s provision se	hall be deemed to be invalid or unenfor o as to narrow its application to the extent	any provision of this Agreeme ceable, each party authorizes necessary to render it enforce	ent shall not affect or limit the validity or e any court or tribunal of competent jurisd able according to, or in compliance with, a	inforceability of any other provision hereof. If any iction to amend, revise, or edit the unenforceable oplicable law. In part hereof or affect in any way the meaning or
IN WITNESS WHEREOF, the undersigned party has executed this Confidentiality Agreement as of the date first set forth above for the benefit of Owner and CBRE.				
[Purchaser/Receiving Party]: (PLEASE PRINT OR ATTACH BUSINESS CARD)				
Signature:		Address:		
Name:				
Company:				

Email: Phone: