

## **CONFIDENTIALITY AGREEMENT**

	Date:	Please Sign & Return To: Clint Oldham - Clint.Oldham@OldhamGoodwin.com and Aaron Morris - Aaron.Morris@OldhamGoodwin.com
Re:	e: Confidentiality Agreement regarding the property known as !	Bryan Towne Center, 3001 Wildflower Drive, Bryan, TX 77802
by _	,	
furn (incl	rnished to me or my representatives, together with analyses, compile	Bryan Towne Center, 3001 Wildflower Drive, Bryan, TX 77802 (the information, which is either non-public, confidential, or proprietary in nature. This information ations, forecasts, studies or other documents prepared by me, my agents, representatives as which contain or otherwise reflect such information or my review of, or interest in, the Property, furnishing us with the Information, we agree that:
1.	in any manner whatsoever, in whole or in part, and shall not be us transaction described above. Moreover, I agree to reveal the info for the purpose of evaluating the transaction described above, wh	our prior written consent be disclosed by me, or by my agents, representatives or employees, sed by me, my agents, representatives or employees, other than in connection with the rmation only to my agents, representatives and employees who need to know the information ho are informed by me of the confidential nature of the Information and who shall agree to ent. I shall be responsible for any breach of this Agreement by my agents, representatives or
2.	representatives and employees will not disclose to any person th	ch requirements to be confirmed by a written legal opinion of my counsel), I and my agents, ne fact that the Information has been made available, that discussions or negotiations are taking olving me and the Property, or any of the terms, conditions or other facts with respect to any such
3.	copies of the Information, except for that portion of the Information, me, my agents, representatives or employees, will be returned to compilations, forecasts, studies or other documents prepared by	nd of the location of such Information, a copy of which record will be made available to you. All on which consists of analyses, compilations, forecasts, studies or other documents prepared by you immediately upon your request. That portion of the Information which consists of analyses, of me, my agents, representatives or employees, will be held by me and kept confidential subject and any oral Information will continue to be subject to the terms of this Agreement.
4.	The term "Information" shall not include such portions of the Info disclosure by me, my agents, representatives or employees, or (ii agents which is not prohibited from disclosing such Information	ormation which (i) are or become generally available to the public other than as a result of a i) become available to me on a non-confidential basis from a source other than you or your to me by a legal, contractual of fiduciary obligation to you.
5.	Information, and each of you and your affiliates expressly disclain	ny express or implied representation or warranty as to the accuracy or completeness of the ms any and all liability that may be based on the Information, errors therein or omissions r completeness of the Information and that I shall be entitled to rely solely on the representations ent regarding an acquisition.
6.	will provide you with prompt notice so that you may seek a protect Agreement. In the event that such protective order or other reme-	oursuant to this Agreement becomes legally compelled to disclose any of the Information, I ctive order or other appropriate remedy and/or waive compliance with the provisions of this dy is not obtained, or that you waive compliance with the provisions of this Agreement, I will y written opinion of my counsel and will exercise my best efforts to obtain reliable assurance
7.	I acknowledge that remedies at law may be inadequate to protect against breach of this Agreement, and I hereby in advance agree to the granting of injunctive relief in your favor without proof of actual damages.	
8.	This Agreement is made pursuant to, will be construed under, an laws of the State of Texas. The appropriate state courts located i Agreement and will be the proper forums in which to adjudicate s	d will be conclusively deemed for all purposes to have been executed and delivered under the in Brazos County, Texas shall have exclusive jurisdiction over all matters arising under this such matters.
The	ne foregoing correctly sets forth my understanding, and I am indication	ng by signing and returning to Clint Oldham & Aaron Morris a copy of this agreement.
Agre	greed and accepted this day of,	
Droo	ospect Name (Printed)	Prospective Buyer or Agent/Attorney (Signature)
1105	JODEGE MAINE (FILITEA)	i rospective duyet di Agetit/Attorney (signature)