## **CONFIDENTIALITY AGREEMENT**

Title:

We have authority to bind the Agent.

Confidential Information Offering

195 West Broadway, Vancouver, British Columbia (the "Property")	
We,	(the "Purchaser"), have requested from
	(the "Vendor") and(the "Agent") confidential information
relating to the Property.	(the Figure ) confidential information
"Vendors Materials")), the receipt and sufficiency of which considerar comply with all of the provisions of this Agreement. We and our Confidential Information (as defined below) provided to us by the Ve any Person other than our Representatives. We and our Representative purchase of the Property from the Vendor (the "Proposed Transaction graphic, written, or electronic form) relating to the Vendor or the compilations, data, notes, studies, and other documents or records prep	gent (including, without limitation, the delivery of Vendor's Materials (the tion is hereby acknowledged, we agree with the Vendor and the Agent to Representatives (as defined below) shall keep confidential any and all ndor or the Agent, and shall not disclose any Confidential Information to es shall utilize the Confidential Information only to evaluate our potential "). "Confidential Information" means all information (whether in oral, e Property that is not publicly available and all analyses, summaries, ared by us or our Representatives containing or based upon, in whole or in ion, company, trust, group, partnership, government, government's agency
advisors (collectively, "Representatives") only to the extent they nee Proposed Transaction. We shall inform each such Representative of the comply with all provisions of this Agreement. We shall be responsible	state agent, officers, directors, employees, legal advisors, and financial d to have such Confidential Information for the purpose of evaluating the ne provisions of this Agreement and we shall cause such Representative to for any acts or omissions of our Representatives which constitute a breach enses, and other amounts payable to legal, financial, or other third party ate brokers other than the Agent, will be paid by us.
the fact that any Confidential Information has been made available	ndor or the Agent, disclose to any other Person other than Representatives to us, that this Agreement has been entered into, that discussions or I Transaction, or any of the terms, conditions, or other facts with respect 0.
	shall return all Confidential Information . We further agree not to make itten consent. We also agree that we and our Representatives shall not use parties assisting the Vendor or any tenant of the Vendor.
whatsoever (including legal fees and disbursements) arising out of a be we agree that monetary damages will not be a sufficient remedy and	ne Property and the Agent from all claims, losses, damages, and liabilities reach by us or any of our Representatives of this Agreement. In addition, that the Vendor and the Agent shall be entitled to seek preliminary and ach of this Agreement, as well as all other applicable remedies at law or
This Confidentiality Agreement shall be binding upon the undersigned governed by the laws of British Columbia.	l and all of our subsidiaries, affiliates, and/or related Persons and shall be
DATED thisday of, 2017.	
[INSERT NAME OF DESIGNATED AGENT]	[INSERT NAME OF PURCHASER]
Per:	Per:
Agency Name:	Name:

We have authority to bind the Purchaser.

Title:

Per: Name: Title: