



Practice Sales • Appraisals • Consulting
www.PracticeConsultants.com

BUYER REGISTRATION and CONFIDENTIALITY AGREEMENT

Thank you for your interest in our listings. There are several ways to complete the attached Confidentiality Agreement, as follows.

Print and complete the attached Agreement by hand. You may then either fax the entire document (all four content pages, but not this cover page) to us toll free at 866-202-5595, or scan-and-email it back to us at info@PracticeConsultants.com, or drop it in the mail to us.

OR

You may complete it online; simply go to our website, www.PracticeConsultants.com, and click on the Confidentiality Agreement button. After completing it, “sign” your name using double slash marks: //your name//. Then be sure to **SAVE IT (“Save As”) to your computer**. Then email the saved file to us at info@PracticeConsultants.com.

OR

If we emailed it to you, you may complete it on your computer. Open the attachment, fill it out; “sign” your name using double slash marks: //your name// **Then SAVE IT (“Save As”) to your computer** and email the saved file to us at info@PracticeConsultants.com.

We look forward to receiving your information, entering you into our database, and working with you to become the owner of a practice.

Yours truly,

Jeff

Jeff Neighbors, OD, Principal
jeff@PracticeConsultants.com

Gary

Gary W. Ware, MBA, CBB, Broker
gary@PracticeConsultants.com

230520



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BUYER REGISTRATION and CONFIDENTIALITY AGREEMENT

SUMMARY OF THIS AGREEMENT

Summary: The purposes served by this Buyer Registration and Confidentiality Agreement are as follows.

- Confirm that you will maintain the confidentiality of information that Practice Consultants shares with you.
- Confirm to you that any business Practice Consultants presents for consideration already has an agreement with Practice Consultants such that the Seller will pay our fees. With rare exceptions, you don't pay us.
- Provide information about you as a buyer for use by Practice Consultants to assist you in locating a business for purchase. We keep your information confidential until such time as it becomes necessary to share some of it with sellers of a business of interest to you.
- Explain that Practice Consultants represents both the seller and the buyer in essentially all transactions, but you have the right to waive our representation in writing prior to commencement of your activity with us.

TERMS OF THIS AGREEMENT

1. The individual or entity designated below ("Buyer") hereby requests that Practice Consultants including its agents and affiliates (collectively "Broker") provide information concerning Businesses (individually, "Business") for Buyer's consideration to purchase such Business. Buyer warrants that Buyer has the right (including appropriate license), authority, and intent to purchase such a Business, or legally represents such an individual, group, partnership or corporation.
2. This Agreement commences on the date of Buyer's signature below, and continues thereafter until the Termination Date, which shall be the earlier to occur of: (a) the date Business is purchased and all obligations of this Agreement have been completed; or (b) one calendar year from date of Buyer's signature to this Agreement.
3. Buyer acknowledges that Broker will provide and/or arrange to provide from Seller or Seller's representative information concerning one or more Businesses for the purpose of Buyer's consideration to purchase. Buyer acknowledges that the Sellers, including any owners, of said Businesses presented to Buyer for consideration desire to maintain the confidentiality of the information disclosed. Buyer agrees to hold any information presented to it on behalf of a Seller to be confidential, including but not limited to the name and locality of any such Business, until such time as such Business is transferred to Buyer if any purchase of the Business is made. Buyer agrees not to disclose or permit access to any confidential information, without the prior written consent of Seller, to anyone other than Buyer's accountants, lenders, or other agents or advisors to whom disclosure or access is necessary for Buyer to evaluate the Business in consideration of purchase. Disclosure of confidential information shall be made to Buyer's accountants, lenders, or other agents or advisors only in connection with the potential acquisition of the Business, and then only if these parties understand and agree to maintain the confidentiality of such confidential information. Buyer shall be liable and singularly responsible for any breach of this Agreement by any or all of its accountants, lenders, or other agents or advisors, and neither Buyer nor its Buyer's accountants, lenders, or other agents or advisors shall use or permit the use of confidential information in any manner whatsoever, except as may be required for Buyer to evaluate the Business or as may be required by legal process.

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If Buyer does not purchase said Business, this Section 3 survives the Termination Date and continues in perpetuity; if Buyer does purchase said Business, with regards to operating and financial information of Seller, this Section 3 survives the Termination Date and continues in perpetuity.

4. Broker will keep Buyer's information confidential until such time as it becomes necessary to share some of it with Sellers of desired practices. For example, if Buyer plans to visit a practice, Seller obviously needs to know the identity of Buyer. Additionally, Seller has already signed a Listing Agreement with Broker that includes the provision that Seller will keep confidential any information Seller receives about Buyer. A copy of the confidentiality clause contained in Seller's Listing Agreement with Broker will be furnished by Broker to Buyer upon Buyer's written request to Broker for same.
5. If Buyer does not purchase said Business, Buyer shall not directly or indirectly (other than through a public general advertisement) solicit for employment any current employee of Seller for a period of two calendar years from the date of Buyer's signature to this Agreement.
6. In the course of business, brokers often prepare a summary description of a business listed for sale, its cash flow projection, an adjusted income statement, or seller discretionary earnings statement; these summary descriptions and/or statements are based on information provided by sellers. Buyer understands that Broker does not audit or verify any information given to Broker by any Seller, nor does Broker make any direct or implied warranty or representation as to the accuracy or completeness of such information provided by Seller, nor does Broker in any way guarantee future business performance based upon such information provided by Seller. **Buyer is solely responsible to examine and investigate the Business**, including without limitation: 1) its assets and liabilities; 2) its financial statements and tax returns; and/or 3) any other facts or data which might influence Buyer's purchase decision or influence the price Buyer is willing to pay to purchase the Business. Any decision by Buyer to purchase the Business shall be based solely on Buyer's own investigation and that of Buyer's tax and other advisors and not that of Broker. Buyer acknowledges responsibility to perform due diligence at Buyer's expense prior to completion of purchase.
7. Buyer agrees to cooperate with Broker in carrying out the purpose of this Agreement, including notifying Broker regarding interest in or activity regarding a Business represented and/or submitted by Broker to Buyer for consideration. Buyer further agrees to consult appropriate professionals for related legal, tax, and other specialized advice.
8. Buyer shall: (a) provide Broker with information as to Buyer's needs, financial ability, and other pertinent data; and, (b) allow all contacts with Seller to be through Broker and conduct negotiations exclusively and solely through Broker.

AT NO TIME SHALL BUYER CONTACT SELLER, SELLER'S REPRESENTATIVE, AGENT OR BROKER (IF NOT PRACTICE CONSULTANTS), EMPLOYEES, LANDLORD, SUPPLIERS, PATIENTS, OR ADVISORS IN ANY FASHION WHATSOEVER WITHOUT THE EXPRESS PERMISSION OF PRACTICE CONSULTANTS.

9. Buyer understands and accepts that Buyer may be asked to provide additional information about Buyer, including information about Buyer's financial history.
10. By default, Buyer gets Broker's services at no cost to Buyer; Practice Consultants as Broker represents Buyer as well as Seller in the acquisition of Businesses that are shown or submitted to Buyer by Practice Consultants. **Broker represents both Buyer and Seller, or "both sides", in almost every one of our transactions.**

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“Representation” refers only to the role of Broker; even with our representation you may have advisors such as a CPA, parents, banker, attorney, etc. You may waive our Broker representation by (a) reading the information on our website at www.practiceconsultants.com/faq.html#fair AND (b) submitting with this Confidentiality Agreement the signed waiver form provided there via a link.

11. Seller has entered into an agreement providing that Seller shall pay a fee to Practice Consultants if, during the term of that agreement, Business is transferred to a buyer. Except as authorized by Broker, **Buyer shall conduct all inquiries into and discussions about the Business solely through Practice Consultants and shall not directly contact the Seller or the Seller's representatives.** Should Buyer purchase all or part of the Business, acquire any interest in, or become affiliated in any capacity with Business without Practice Consultants' participation, or in any way interfere with Practice Consultants' right to collect its fee, Buyer shall be immediately liable for such fee and any other damages including reasonable attorney's fees and costs.
12. Buyer hereby grants an interest in the funds such that payment of the fee due Broker under the Listing Agreement with Seller may be paid out of proceeds from the transaction. Buyer further agrees that a copy of this Agreement shall suffice as instructions to the escrow holder, if any, with respect to the payments due Broker as a result of the purchase of the Business by Buyer or another term of this Agreement, and that Broker may submit a copy of this Agreement to the escrow holder without advance notice to Buyer.
13. Buyer acknowledges that Broker has not guaranteed the purchase of a Business. Broker may represent other buyers with respect to the same Businesses shown to Buyer. Broker will be the selling agent for any of the Businesses presented to Buyer. **Buyer acknowledges and accepts the dual agency position of Broker** incumbent upon such circumstances.
14. “Purchase Price” is defined as the total consideration paid, directly or indirectly, for Business or its assets including but not limited to: cash; cash equivalents; notes made to Seller; liabilities assumed by Buyer; real property, equipment, or intellectual property sold, licensed, optioned or leased; non-competition, employment, consulting or management agreements in excess of reasonable compensation for such services; any contingent payments; and stock or other securities received in exchange for Seller's stock or assets.
15. Buyer agrees to indemnify and defend Broker and hold Broker harmless from any and all claims, demands, proceedings, losses, damages, costs and/or expenses of any nature, including attorney's fees and/or experts' fees, and from liability to any person, which Broker incurs because of Buyer's active or passive 1) negligence; 2) representations, omissions, actions, 3) and/or inactions. The indemnity and defense of this Paragraph 15 shall inure to the benefit of Broker immediately upon Buyer's signature to this Agreement and shall not require further tender by Broker.
16. This Agreement shall be construed under California law. In the event of litigation involving Broker arising out of or relating to this Agreement, the Business, or the relationship(s) created hereunder, venue shall be exclusively in Contra Costa County, California. Buyer acknowledges that it has received good and valuable consideration for this exclusivity in venue. In the event of litigation (including arbitration and administrative proceedings) involving Broker arising out of or relating to this Agreement, the Business, or the relationship(s) created hereunder, the prevailing party shall be entitled to the recovery of actual attorneys' fees and costs of suit, including experts' fees, in addition to any other remedy available in law or equity; the right of Broker to recover attorneys' fees, costs of suit, and experts' fees as prevailing party is in addition to and not exclusive of the indemnity provisions set forth in Paragraph 15 herein.
17. This Agreement supersedes all prior understandings or agreements between the parties with respect to its subject matter. This Agreement sets forth the entire agreement between Buyer and Practice Consultants and may only be modified in writing signed by Buyer and Practice Consultants. To the extent allowable by

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