## PURCHASER ACKNOWLEDGMENT AND WAIVER AGREEMENT

P.G. GAGNÉ COMMERCIAL REAL ESTATE CORP., Brokerage

	1375 Midiand Avenue, Toronto, Ontano		
Send To:	Pierre Gagné, Broker of Record P.G. Gagné Commercial Real Estate Corp., Brokerage 401 Bay Street, Suite 2704, PO Box 117 Toronto, Ontario M5H 2Y4	Fax: Tel: Email:	(416) 366-9800 (416) 955-1885 x228 pierre@gagnerealestate.ca
From:		Position:	
Company:			
Address:			
Phone:			
E-Mail:		Fax:	
Brawer Enterprises Inc. ("Ve Property"). I/We understand that PGG	at P.G. Gagné Commercial Real Estate Corp., Brokerage (endor") to advise and assist in the disposition of the properacts as the Listing Brokerage for the Vendor and owes to the contract of the vendor and owes to the vendor and th	rty located :	at 1375 Midland Avenue in Toronto ("the fiduciary duty and will be compensated by
	nd I/we acknowledge and consent to the possibility that PG to and provide services to one or more prospective purchase		
PGG has available for study the Property by me/us, subje	certain information concerning the Property for my/our cert to the following:	onsideration	with a view to the possible acquisition of
cooperating brokerage. A	any will be submitted through P.G. Gagné Commercia Any cooperating brokerage that I/we may invite to a revocably indemnify PGG from any and all liability to a	ssist in the	e transaction shall be compensated by
·			Initial(s)
without limitation the described Documentation, or otherwise the Property. This material wish or require. The sale of through whatever verification as to the potential of the Property or completeness or liability for any errors or or or completeness or liability for any errors or or completeness.	erial, written or oral, provided by the Vendor, PGG, or in a iptions, information, reports and photographs in the Confee, is only for the information of prospective purchasers, to and information does not purport to be all-inclusive or to the Property will be on an "as is, where is" basis. Prospection or due diligence process they determine is necessary, as to operty. Neither the Vendor nor PGG makes any representate f any such material, information, reports or statements. In this significant is all information, material, reports or any other was excitive purchaser. The rights and obligations of the Vendor ale.	idential Information assist them contain ever by purchaser the accuracy tion or warr. The Vendor citten or ora	formation Memorandum, in the Pre-Offer in deciding whether they wish to acquire rything that a prospective purchaser might researe responsible for satisfying themselves, and completeness of any information and ranty, whether express or implied, as to the earn and PGG expressly disclaim any and all communication obtained by, given to or
the possible acquisition of information to any person or PGG's prior written consent	to the Property. I/We agree to keep all information on a rentity with the exception of employees or consultants who make any copies whatsoever of any of the information or chave any interest in the Property, I/we will promptly either to PGG.	strictly con are acting of locuments f	nfidential basis and not to disclose such on my/our behalf. I/We will not, without urnished to me/us. In the event that I/we
	ate with PGG regarding such disclosures as may be required and and/or the Guidelines issued by the Financial Transact		
right to remove the Property	ght to alter the process and/or timing described above at it from the market at its discretion or to negotiate and effect process or has strictly adhered to such process as detailed he	a sale to any	

\_, 2009.

Signature \_



Agreed and Acknowledged this \_\_\_\_\_ day of \_\_\_\_\_